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NOTE: 94th G.A. 2005 DIGEST FINAL ISSUE NO. 17

This is the final issue of the Legislative Synopsis and Digest for the 2005 calendar year of the 94th General Assembly. It includes full synopses and floor actions for all 94th General Assembly bills and resolutions. Keep this issue for future reference until the 94th G.A. 2005-2006 Final Issue is printed upon completion of the 94th G.A.

You may discard the issue labeled "94th G.A. 2005 DIGEST No. 16". All of the information in that issue is also included in this issue.

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FINAL

Legislative Synopsis and Digest

of the

2005 Session of the Ninety-fourth General Assembly

STATE OF ILLINOIS

(No. 17)



Vol. II Action on Bills and Resolutions Through December 28, 2005

Published by the Legislative Reference Bureau Richard C. Edwards, Executive Director Rebecca A. Hankiewicz, Editor Michael Trudeau, Editor

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FOREWORD

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

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

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

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

SENATE Linda Hawker, Secretary. Scott Kaiser, Assistant Secretary.

Standing Committees

Agriculture and Conservation John Sullivan, Chairperson Gary Dahl, Minority Spokesperson Appropriations I Donne Trotter, Chairperson Dave Syverson, Minority Spokesperson Appropriations II Jeffrey Schoenberg, Chairperson Christine Radogno, Minority Spokesperson Appropriations III Mattie Hunter, Chairperson Steven Rauschenberger, Minority Spokesperson Commerce and Economic Development Martin Sandoval, Chairperson Pamela Althoff, Minority Spokesperson Education Kimberly Lightford, Chairperson Dan Cronin, Minority Spokesperson Environment and Energy James Clayborne, Jr., Chairperson Dale Risinger, Minority Spokesperson Executive Ira Silverstein, Chairperson Peter Roskam, Minority Spokesperson Executive Appointments Adeline Geo-Karis, Co-Chairperson Rickey Hendon, Co-Chairperson Financial Institutions Jacqueline Collins, Chairperson Dan Rutherford, Minority Spokesperson Health and Human Services Carol Ronen, Chairperson Dale Righter, Minority Spokesperson

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Service Committee

Rules

Louis Viverito, Chairperson Edward Petka, Minority Spokesperson

HOUSE OF REPRESENTATIVES Mark Mahoney, Chief Clerk Bradley S. Bolin, Assistant Clerk

Standing Committees

Aging Kevin Joyce, Chairperson Patricia Bellock, Minority Spokesperson Agriculture and Conservation Kurt Granberg, Chairperson Donald Moffitt, Minority Spokesperson Appropriations-Elementary and Secondary Education Michael Smith, Chairperson Suzanne Bassi, Minority Spokesperson Appropriations-General Services Monique Davis, Chairperson Bob Biggins, Minority Spokesperson Appropriations-Higher Education David Miller, Chairperson Richard Myers, Minority Spokesperson Appropriations-Human Services Sara Feigenholtz, Chairperson Rosemary Mulligan, Minority Spokesperson Appropriations-Public Safety Lovana Jones, Chairperson Timothy Schmitz, Minority Spokesperson Child Support Enforcement Cynthia Soto, Chairperson Patricia Lindner, Minority Spokesperson Computer Technology Constance A. Howard, Chairperson Ruth Munson, Minority Spokesperson Consumer Protection Marlow Colvin, Chairperson Dan Brady, Minority Spokesperson Elections and Campaign Reform Charles Jefferson, Chairperson Dave Winters, Minority Spokesperson Electric Utility Oversight George Scully, Jr., Chairperson Carolyn Krause, Minority Spokesperson Elementary and Secondary Education Calvin Giles, Chairperson Jerry Mitchell, Minority Spokesperson

Environment and Energy Thomas Holbrook, Chairperson Art Tenhouse, Minority Spokesperson Environmental Health Karen May, Chairperson James Meyer, Minority Spokesperson Executive Daniel Burke, Chairperson Renee Kosel, Minority Spokesperson Financial Institutions Mike Boland, Chairperson Bill Mitchell, Minority Spokesperson Health Care Availability and Access Mary Flowers, Chairperson JoAnn Osmond, Minority Spokesperson Higher Education Kevin McCarthy, Chairperson Mike Bost, Minority Spokesperson Housing and Urban Development Karen Yarbrough, Chairperson David Leitch, Minority Spokesperson Human Services William Delgado, Chairperson Patricia Bellock, Minority Spokesperson Insurance Frank Mautino, Chairperson Terry Parke, Minority Spokesperson International Trade and Commerce Susana Mendoza, Chairperson Keith Sommer, Minority Spokesperson Judiciary I - Civil Law John Fritchey, Chairperson Randall Hultgren, Minority Spokesperson Judiciary II - Criminal Law Robert Molaro, Chairperson Patricia Lindner, Minority Spokesperson Labor Larry McKeon, Chairperson Dave Winters, Minority Spokesperson

Local Government Harry Osterman, Chairperson Sidney Mathias, Minority Spokesperson Mass Transit Julie Hamos, Chairperson Sidney Mathias, Minority Spokesperson Personnel and Pensions Richard Bradley, Chairperson Raymond Poe, Minority Spokesperson Public Utilities Annazette Collins, Chairperson Jim Watson, Minority Spokesperson Registration and Regulation Angelo Saviano, Chairperson Elizabeth Coulson, Minority Spokesperson Revenue Dan Reitz, Chairperson Bob Biggins, Minority Spokesperson

State Government Administration Jack Franks, Chairperson Ron Stephens, Minority Spokesperson Telecommunications James Brosnahan, Chairperson James Meyer, Minority Spokesperson Tourism and Conventions Kenneth Dunkin, Chairperson Suzanne Bassi, Minority Spokesperson Transportation and Motor Vehicles Jay C. Hoffman, Chairperson Ronald Wait, Minority Spokesperson Veterans' Affairs Michael McAuliffe, Chairperson Keith Sommer, Minority Spokesperson

Special Committees

Adoption Reform Sara Feigenholtz, Chairperson Patricia Lindner, Minority Spokesperson Developmental Disabilities and Mental Illness Lee Daniels, Chairperson Robert Churchill, Minority Spokesperson Fee-For-Service Initiatives Barbara Flynn Currie, Chairperson Rosemary Mulligan, Minority Spokesperson

Gaming

Lou Lang, Chairperson Brent Hassert, Minority Spokesperson Pension Fund Management Procurement Edward Acevedo, Co-Chairperson David Miller, Co-Chairperson Mark Beaubien, Jr., Rep. Spokesperson

Service Committees

Committee of the Whole Gary Hannig, Chairperson

Rules

Barbara Flynn Currie, Chairperson Bill Black, Minority Spokesperson 105 ILCS 5/14C-12

SB-1851 LIGHTFORD-SANDOVAL.

from Ch. 122, par. 14C-12

Amends the School Code. Removes the requirement that school districts file estimated reimbursement claims for costs of transitional bilingual education by certain dates and that the State Superintendent of Education transmit vouchers of the estimated claims to the Comptroller by certain dates. Effective July 1, 2005.

SENATE FLOOR AMENDMENT NO. 1

With regard to reimbursement claims for transitional bilingual education programs, provides that failure on the part of the school district to prepare and certify the final adjusted claims may constitute a forfeiture by the school district of its right to State reimbursement (now, failure on the part of the school district to prepare and certify the final adjusted claims on or before July 20 of any year and its failure thereafter to prepare and certify such report to the regional superintendent of schools within 10 days after receipt of a notice of delinquency shall constitute a forfeiture by the school district of its right to State reimbursement).

- 05-02-25 S Filed with Secretary by Sen. Kimberly A. Lightford
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Education
- 05-03-10 S Do Pass Education; 011-000-000
 - S Placed on Calendar Order of 2nd Reading March 15, 2005
- 05-03-17 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 6, 2005
- 05-04-11 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Kimberly A. Lightford
 - S Senate Floor Amendment No. 1 Referred to Rules
- 05-04-12 S Senate Floor Amendment No. 1 Rules Refers to Education
- S Senate Floor Amendment No. 1 Be Adopted Education; 008-000-000
- 05-04-13 S Recalled to Second Reading
 - S Senate Floor Amendment No. 1 Adopted; Lightford S Placed on Calendar Order of 3rd Reading April 14, 2005
- 05-04-15 S Added as Chief Co-Sponsor Sen. Martin A. Sandoval
 - S Third Reading Passed: 040-017-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
- 05-05-05 H Chief House Sponsor Rep. William Delgado
 - H First Reading
 - H Referred to Rules Committee
- 05-05-10 H Assigned to Elementary & Secondary Education Committee H Committee/Final Action Deadline Extended-9(b) May 27, 2005
- 05-05-17 H Do Pass / Short Debate Elementary & Secondary Education Committee;
- 016-000-000
- 05-05-18 H Placed on Calendar 2nd Reading Short Debate
- 05-05-20 H Final Action Deadline Extended-9(b) May 31, 2005
- 05-05-24 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-05-26 H Added Alternate Co-Sponsor Rep. Richard T. Bradley
 - H Added Alternate Co-Sponsor Rep. Maria Antonia Berrios
 - H Third Reading Short Debate Passed 116-000-000
 - S Passed Both Houses
- 05-06-24 S Sent to the Governor
- 05-08-04 S Governor Approved
 - S Effective Date August 4, 2005

SB-1852 LIGHTFORD.

105 ILCS 5/14-8.02a

Amends the Children with Disabilities Article of the School Code. Makes a technical change in a Section concerning the establishment of an impartial due process hearing system. Effective immediately.

05-02-25 S Filed with Secretary by Sen. Kimberly A. Lightford

- S First Reading
- S Referred to Rules
- 05-03-02 S Assigned to Education
- 05-03-10 S Postponed Education
- 05-03-17 S Do Pass Education; 007-004-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-13 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 14, 2005
- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules

SB-1853 LIGHTFORD.

105 ILCS	5/1A-8	from	Ch.	122,	par.	1A-8
105 ILCS	5/1B-5	from	Ch.	122,	par.	1B-5
105 ILCS	5/1B-8	from	Ch.	122,	par.	1B-8
105 ILCS	5/1F-20				-	
105 ILCS	5/1F-62					
105 ILCS	5/17-1	from	Ch.	122,	par.	17-1
105 ILCS	5/19-1	from	Ch.	122,	par.	19-1
105 ILCS	5/19-8	from	Ch.	122,	par.	19-8
105 ILCS	5/20-2	from	Ch.	122,	par.	20-2
105 ILCS	5/20-3	from	Ch.	122,	par.	20-3
105 ILCS	5/20-5	from	Ch.	122,	par.	20-5
105 ILCS	5/17-2C rep.					
105 ILCS	5/19-1.5 rep.					
30 ILCS	805/8.29 new					

Amends the School Code. Provides that the State Superintendent of Education may require a school district to share financial information relevant to a proper investigation of the district's financial condition and the delivery of appropriate State financial, technical, and consulting services to the district under certain circumstances. Makes other changes concerning the State Board of Education's power to certify that a district is in financial difficulty. In the School District Financial Oversight Panel and Emergency Financial Assistance Law, provides that panel members shall be paid a stipend of not more than \$100 per meeting, the amount of which must be documented in the Panel's annual budget and approved by the State Superintendent. Makes changes concerning emergency financial assistance grants and loans, including having the Illinois Finance Authority provide the loans and increasing the maximum amounts for loans and grants. In the Downstate School Finance Authority for Elementary Districts Law, provides that the members of a School Finance Authority shall be paid a stipend approved by the State Superintendent of not more than \$100 per meeting. Makes changes concerning emergency financial assistance, including allowing grants to be provided by the State Board and having the Illinois Finance Authority provide loans (instead of the State Board). Provides that the annual budget of a school district (other than the Chicago school district) must be balanced and must be filed with the State Board. Provides that, to the extent the budget is not balanced, the district shall also adopt and file with the State Board a deficit reduction plan to balance the district's budget within 3 years. Deletes a provision exempting a financially distressed district from the debt limit. Provides that a school district must notify the State Board prior to issuing any form of long-term or short-term debt that will result in outstanding debt that exceeds 75% of the debt limit or any other provision of law. Repeals a Section concerning financially distressed districts. Makes other changes. Amends the State Mandates Act to require implementation without reimbursement. Effective July 1, 2006.

HOUSE AMENDMENT NO. 1

In the School District Financial Oversight Panel and Emergency Financial Assistance Law, removes the language that requires panel members to be paid a stipend and restores current law that provides that members shall serve without compensation.

HOUSE AMENDMENT NO. 2

Adds reference to: 105 ILCS 5/1E-25 105 ILCS 5/1E-35 SB-1853 to SB-1853

Amends the Downstate School Finance Authority Law of the School Code. Provides that the purpose of an Authority's power to appoint a chief executive officer, chief fiscal officer, and chief educational officer is to administer and manage, under the director of the Authority, the operations and educational programs of the school district, in accordance with the School Code. Provides that an Authority shall have the power to take action on behalf of the school district as the Authority deems necessary and in accordance with the School Code, based on the recommendation of the chief executive officer, chief educational officer, or chief fiscal officer, and that the district shall be bound by such action in all respects as if the action had been approved by the district itself. Provides that a chief educational officer shall have authority to determine the agenda and order of business at school board meetings, as needed in order to carry forward and implement the objectives and priorities of the Authority in the administration and management of the district. These provisions effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

- 05-02-25 S Filed with Secretary by Sen. Kimberly A. Lightford
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Education
- 05-03-10 S Postponed Education
- 05-03-17 S Do Pass Education; 007-000-001
- S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-13 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 14, 2005
- 05-04-15 S Third Reading Passed; 038-018-001
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
- 05-05-10 H Chief House Sponsor Rep. Calvin L. Giles
- 05-05-11 H First Reading
- H Referred to Rules Committee
- 05-05-16 H Committee/Final Action Deadline Extended-9(b) May 31, 2005
 - H Assigned to Elementary & Secondary Education Committee
- 05-05-17 H Motion to Suspend Rule 25 Prevailed
 - H House Amendment No. 1 Filed with Clerk by Elementary & Secondary Education Committee
 - H House Amendment No. 1 Adopted in Elementary & Secondary Education Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Elementary & Secondary Education Committee; 017-000-000
- 05-05-18 H Placed on Calendar 2nd Reading Short Debate
- 05-05-19 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-05-24 H Recalled to Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
 - H House Amendment No. 2 Filed with Clerk by Rep. Mark H. Beaubien, Jr.
 - H House Amendment No. 2 Referred to Rules Committee
- 05-05-25 H House Amendment No. 2 Rules Refers to Elementary & Secondary Education Committee
- 05-05-26 H House Amendment No. 2 Recommends Be Adopted Elementary & Secondary Education Committee; 020-000-000
 - H Added Alternate Co-Sponsor Rep. Mark H. Beaubien, Jr.
 - H House Amendment No. 2 Adopted by Voice Vote

H Placed on Calendar Order of 3rd Reading - Short Debate

- 05-05-27 H Third Reading Short Debate Passed 116-000-000
 - S Secretary's Desk Concurrence House Amendment(s) 01,02
 - S Placed on Calendar Order of Concurrence House Amendment(s) 01,02-May 28, 2005
 - S House Amendment No. 1 Motion to Concur Filed with Secretary Sen. Kimberly A. Lightford
 - S House Amendment No. 1 Motion to Concur Referred to Rules
 - S House Amendment No. 2 Motion to Concur Filed with Secretary Sen. Kimberly A. Lightford
 - S House Amendment No. 2 Motion to Concur Referred to Rules

- 05-05-28 S House Amendment No. 1 Motion to Concur Rules Referred to Education S House Amendment No. 2 Motion to Concur Rules Referred to Education S House Amendment No. 1 Motion To Concur Recommended Do Adopt Education; 009-000-000
 S House Amendment No. 2 Motion To Concur Recommended Do Adopt Education; 010-000-000
 05-05-29 S House Amendment No. 1 Senate Concurs 054-000-000 S House Amendment No. 2 Senate Concurs 054-000-000 S Passed Both Houses
 - 05-06-27 S Sent to the Governor 05-07-14 S Governor Approved
 - 14 S Governor Approved
 - S Effective Date July 14, 2005

SB-1854 LIGHTFORD. 105 ILCS 5/20-8

from Ch. 122, par. 20-8

Amends the School Code. Allows a school district to abate or abolish (was, abolish) its working cash fund under specified circumstances.

- 05-02-25 S Filed with Secretary by Sen. Kimberly A. Lightford
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Education
- 05-03-10 S Do Pass Education; 011-000-000
 - S Placed on Calendar Order of 2nd Reading March 15, 2005
- 05-03-17 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 6, 2005
- 05-04-13 S Third Reading Passed; 058-001-000 H Arrived in House
 - H Placed on Calendar Order of First Reading
- 05-05-10 H Chief House Sponsor Rep. Calvin L. Giles
- 05-05-11 H First Reading
 - H Referred to Rules Committee

SB-1855 LIGHTFORD.

105 ILCS 5/17-1.5 rep.

Amends the School Code. Repeals provisions that place limitations on administrative costs in school districts.

- 05-02-25 S Filed with Secretary by Sen. Kimberly A. Lightford
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Education
- 05-03-10 S Postponed Education
- 05-03-17 S Postponed Education
- 05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-1856 LIGHTFORD.

105 ILCS 5/14-7.03 from Ch. 122, par. 14-7.03

Amends the School Code. Makes a technical change in a Section concerning special education classes for children from orphanages, foster family homes, children's homes, or State housing units. Effective immediately.

SENATE FLOOR AMENDMENT NO. 2

Deletes reference to:

105	ILCS	5/14	-7.03
Adds	refer	ence	to:

20 ILCS 3110/3	from Ch. 127, par. 213.3
20 ILCS 3110/4	from Ch. 127, par. 213.4
20 ILCS 3110/5	from Ch. 127, par. 213.5
20 ILCS 3110/9	from Ch. 127, par. 213.9
30 ILCS 105/8a	from Ch. 127, par. 144a
40 ILCS 5/17-130	from Ch. 108 1/2, par. 17-130
40 ILCS 5/17-154	from Ch. 108 1/2, par. 17-154

40 ILCS $5/17-156.1$ 105 ILCS $5/2-3.12$ 105 ILCS $5/2-3.62$ 105 ILCS $5/5-1$ 105 ILCS $5/5-17$ 105 ILCS $5/7-14$ 105 ILCS $5/11A-12$ 105 ILCS $5/11B-11$ 105 ILCS $5/11B-11$ 105 ILCS $5/14C-1$ 105 ILCS $5/14C-8$ 105 ILCS $5/14C-8$ 105 ILCS $5/14C-8$ 105 ILCS $5/18-10$ 105 ILCS $5/18-10$ 105 ILCS $5/18-10$ 105 ILCS $5/18-10$ 105 ILCS $5/18-10$ 105 ILCS $5/34-74$ 100 ILCS $5/2-12$ 20 ILCS $5/2-3.16$ rep. 105 ILCS $5/2-3.16$ rep. 105 ILCS $5/2-3.38$ rep. 105 ILCS $5/2-3.38$ rep. 105 ILCS $5/2-3.37$ rep. 105 ILCS $5/2-3.38$ rep. 105 ILCS $5/2-3.38$ rep. 105 ILCS $5/2-3.47$ rep. 105 ILCS $5/2-3.43$ rep. 105 ILCS $5/2-3.43$ rep. 105 ILCS $5/2-3.43$ rep. 105 ILCS $5/2-3.52$ rep. 105 ILCS $5/2-3.52$ rep. 105 ILCS $5/2-3.52$ rep. 105 ILCS $5/2-3.54$ rep. 105 ILCS $5/2-3.54$ rep. 105 ILCS $5/2-3.54$ rep. 105 ILCS $5/2-3.54$ rep. 105 ILCS $5/2-3.72$ rep. 105 ILCS $5/2-3.72$ rep. 105 ILCS $5/2-3.72$ rep. 105 ILCS $5/2-3.72$ rep. 105 ILCS $5/2-3.91$ rep. 105 ILCS $5/2-3.91$ rep. 105 ILCS $5/2-3.100$ rep. 105 ILCS $5/10-22.16$ rep. 105 ILCS $5/10-22.17$ rep. 105 ILCS $5/10-22.16$ rep. 105 ILCS			
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105 ILCS 5/13-1 rep.	105	ILCS	5/10-23.9 rep.
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from Ch. 108 1/2, par. 17-156.1 from Ch. 122, par. 2-3.12 from Ch. 122, par. 2-3.62
from Ch. 122, par. 5-1
from Ch. 122, par. 5-17 from Ch. 122, par. 7-14
from Ch. 122, par. 7A-11
from Ch. 122, par. 11A-12
from Ch. 122, par. 11B-11
from Ch. 122, par. 11D-9
from Ch. 122, par. 14C-1 from Ch. 122, par. 14C-8
from Ch. 122, par. 15-31
from Ch. 122, par. 18-11
from Ch. 122, par. 18-12 from Ch. 122, par. 34-56
from Ch. 122, par. 34-73
from Ch. 122, par. 34-74
from Ch. 122, par. 102-12

105 H CR 5/12 2

105	ILCS	5/13-3 rep.
105	ILCS	5/13-4 rep.
105	ILCS	5/13-5 rep.
105	ILCS	5/13-6 rep.
105	ILCS	5/13-7 rep.
105	ILCS	5/13-8 rep.
105	ILCS	5/13-9 rep.
105	ILCS	5/13-10 rep.
105	ILCS	5/13-11 rep.
105	ILCS	5/13-36 rep.
105	ILCS	5/14-3.02 rep.
105	ILCS	5/14-3.03 rep.
105	ILCS	5/14-12.02 rep.
105	ILCS	5/14C-2.1 rep.
105		5/17-2.2b rep.
105	ILCS	5/17-2.5 rep.
105	ILCS	5/17-2.6 rep.
105	ILCS	5/17-2.11b rep.
105	ILCS	5/17-3.1 rep.
105	ILCS	5/17-3.3 rep.
105	ILCS	5/17-8.01 rep.
105	ILCS	5/17-9.01 rep.
105	ILCS	5/17-13 rep.
105	ILCS	5/18-8.7 rep.
105	ILCS	5/18-10 rep.
105	ILCS	
105	ILCS	5/22-9 rep.
105		5/22-26 rep.
105	ILCS	5/24-19 rep. 5/24-20 rep.
105	ILCS	5/24-20 rep.
105	ILCS	5/24-22 rep.
105	ILCS	5/27-16 rep.
105	ILCS ILCS	5/28-3 rep.
105		5/29-17 rep.
105	ILCS	5/29-18 rep.
105	ILCS	5/30-6 rep.
105	ILCS	5/30-14.1 rep.
105	ILCS	5/32-4.10a rep.
105		5/34-21.5 rep.
105	ILCS	5/34-22.8 rep. 5/34-42.1 rep.
105		5/34-42.1 rep.
105		5/34-42.2 rep.
105	ILCS	5/34-54 rep.
105		5/34-72 rep.
105	ILCS	5/34-8/ rep.
105		5/Art. 34B rep.
105	ILCS	5/Art. 35 rep.
105	ILCS	205/Act rep.

Deletes everything after the enacting clause. Amends the School Code to repeal provisions concerning the Capital Assistance Program, dissolution and annexation with respect to a school district with a financial oversight panel, assistance to conduct teachers' institutes, the Department of School District Organization, the Department of Urban Education, appeals under the Children with Disabilities Article, the Department for Instructional Television and Radio Materials Development, computer literacy grants, a review and study of the initial year of teaching, loans of mathematics and science equipment, the Center for Excellence in Teaching and pilot career compensation programs, a report of suggested changes in the suspension and revocation of teaching certificates, vocational education, social group work demonstration projects, a junior high school courses report, teen parent programs, community block home programs, a study on ways to improve teacher training, enrollment incentive programs, certifying that school districts are offering the courses required to be admitted to college, adult education, State Urban Education Partnership Grants, unit of instruction reports, the School to Work Teaching and

Training Institute, Federal Goals 2000 funds, the Giant Steps pilot program, the transfer of high school district territory, routine tax reduction plans, a list of text material, the repair of fences, minimal competency testing, classes for crippled children, classes for deaf children, the transfer of powers and duties with respect to adult education, preschool children with disabilities, experiments in urban districts, continuation schools, parental schools, junior high schools, county normal schools, State plans with respect to children with disabilities, the placement of children in residential programs to correct alcohol or controlled substance dependencies, establishing and maintaining transitional bilingual programs, a tax for primary health care programs, a tax for tort immunity, a tax for health insurance, certain validations of tax levies, an increase in the tax rate for educational purposes, a tax for public community college tuition, a supplemental tax levy, designation of a school district when assessing personal property, a validation of school district attendance, average daily attendance requirements, the real estate of officers and sureties, the penalty against treasurers, clerks, and board directors for non-compliance, the Task Force on School Safety, schedules of the names of pupils attending school, a teacher's interest in books, apparatus, or furniture, the penalty against a teacher for non-compliance, lists concerning instructional materials, passenger seat backs on school buses, a loan program for first-time transportation costs, county scholarships, scholarships for needy students, a tax levy for insufficient funds of a special charter district, reports on the Chicago school district's financial structure, the Chicago Board of Education's transfer of borrowed proceeds of bonds to the educational purposes fund, the adoption of a budget by the Chicago Board of Education, a tax levy by the Chicago Board of Education and the City of Chicago, a supplemental budget for the Chicago school district, the payment of refunding bonds by the Chicago school district, the Bridge Note Statute, and the School Building Commission. Amends the Capital Development Board Act, the Building Authority Act, the State Finance Act, the Illinois Pension Code, the School Code, and the Public Community College Act to make corresponding changes. Repeals the School District Educational Effectiveness and Fiscal Efficiency Act.

SENATE FLOOR AMENDMENT NO. 3

Removes the provision repealing a Section concerning the Giant Steps pilot program.

SENATE FLOOR AMENDMENT NO. 4

Removes the provision repealing a Section concerning a tax for tort immunity.

- 05-02-25 S Filed with Secretary by Sen. Kimberly A. Lightford
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Education
- 05-03-10 S Postponed Education
- 05-03-17 S Do Pass Education; 007-004-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-11 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Kimberly A. Lightford
 - S Senate Floor Amendment No. 1 Referred to Rules
 - S Senate Floor Amendment No. 1 Rules Refers to Education
- 05-04-12 S Senate Floor Amendment No. 1 Held in Education
- 05-04-13 S Second Reading
- S Placed on Calendar Order of 3rd Reading April 14, 2005
- 05-04-15 S Rule 2-10 Third Reading Deadline Extended to May 31, 2005
- 05-05-13 S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Kimberly A. Lightford
 - S Senate Floor Amendment No. 2 Referred to Rules
- 05-05-16 S Senate Floor Amendment No. 2 Rules Refers to Education
- 05-05-17 S Senate Floor Amendment No. 3 Filed with Secretary by Sen. Kimberly A. Lightford
 - S Senate Floor Amendment No. 3 Referred to Rules
 - S Senate Floor Amendment No. 3 Rules Refers to Education
- 05-05-18 S Senate Floor Amendment No. 2 Be Adopted Education; 010-000-000
 - S Senate Floor Amendment No. 3 Be Adopted Education; 010-000-000
- 05-05-19 S Senate Floor Amendment No. 4 Filed with Secretary by Sen. Kimberly A. Lightford
 - S Senate Floor Amendment No. 4 Referred to Rules
- 05-05-23 S Senate Floor Amendment No. 4 Rules Refers to Education
- 05-05-24 S Senate Floor Amendment No. 4 Be Adopted Education; 011-000-000 S Recalled to Second Reading

- S Senate Floor Amendment No. 2 Adopted; Lightford
- S Senate Floor Amendment No. 3 Adopted; Lightford
- S Senate Floor Amendment No. 4 Adopted; Lightford
- S Placed on Calendar Order of 3rd Reading
- S Third Reading Passed; 058-000-000
- S Senate Floor Amendment No. 1 Tabled Pursuant to Rule 5-4(a)

05-05-25 H Arrived in House

- H Placed on Calendar Order of First Reading
- H Chief House Sponsor Rep. Lou Lang
- H First Reading
- H Referred to Rules Committee

SB-1857 CULLERTON-ROSKAM.

5 ILCS 120/2.06

from Ch. 102, par. 42.06

Amends the Open Meetings Act. Provides that a public body's failure to strictly comply with the requirements of the semi-annual review of closed meetings minutes does not make the minutes or verbatim recordings open to the public or available in judicial proceedings (other than those for violations of the Act) if the public body, within 60 days of the discovery of its failure, conducts the review and reports in an open meeting that the need for confidentiality remains or no longer exists. Effective immediately.

- 05-02-25 S Filed with Secretary by Sen. John J. Cullerton
 - S Chief Co-Sponsor Sen. Peter J. Roskam
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Executive
- 05-03-10 S Do Pass Executive; 009-000-001
 - S Placed on Calendar Order of 2nd Reading March 15, 2005
- 05-03-17 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 6, 2005
- 05-04-11 S Third Reading Passed; 051-000-001
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Angelo Saviano
 - H First Reading
 - H Referred to Rules Committee
- 05-04-20 H Assigned to State Government Administration Committee
- 05-04-27 H Do Pass / Short Debate State Government Administration Committee; 009-000-000
- 05-04-28 H Placed on Calendar 2nd Reading Short Debate
- 05-05-19 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-05-20 H Final Action Deadline Extended-9(b) May 31, 2005
- 05-05-24 H Third Reading Short Debate Passed 116-000-000
- S Passed Both Houses
- 05-06-22 S Sent to the Governor
- 05-08-10 S Governor Approved
 - S Effective Date August 10, 2005

SB-1858 CULLERTON.

- 55 ILCS 5/3-15004 from Ch. 34, par. 3-15004
- 55 ILCS 5/3-15005 from Ch. 34, par. 3-15005
- 55 ILCS 5/3-15010 from Ch. 34, par. 3-15010

Amends the Counties Code. Provides that there shall be 7 members (now, 5) of the Board of the Department of Corrections within the office of the sheriff in a county having more than 1,000,000 inhabitants. Provides that one new board member is appointed by the Sheriff and one is nominated by the President of the County Board and appointed by the Sheriff. Provides that the new board members' initial terms shall expire on January 1, 2010. Provides that the number of members for a quorum shall be 4 (now, 3). Makes other changes. Effective immediately.

05-02-25 S Filed with Secretary by Sen. John J. Cullerton

S First Reading

S Referred to Rules

SB-1859 HUNTER.

New Act

Creates the Innocence Commission Act. Contains only a short title Section.

05-02-25 S Filed with Secretary by Sen. Mattie Hunter

- S First Reading
- S Referred to Rules
- 05-03-02 S Assigned to Judiciary
- 05-03-09 S Postponed Judiciary
- 05-03-16 S Postponed Judiciary
- 05-03-17 S Do Pass Judiciary; 010-000-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules

Co-180 DILLARD-HARMON.

20 ILCS 3504/14.1 new

35 ILCS 5/216 new

Amends the Illinois Income Tax Act. Creates the rehabilitation of historic resource credit. Allows a credit against income taxes for 25% of the qualified expenditures for the rehabilitation of a historic resource. Provides that "historic resource" means certain publicly or privately owned historic buildings, structures, sites, objects, features, or open spaces located within a designated historic district or individually designated as historic. Provides that "qualified expenditures" means capital expenditures that qualify for a rehabilitation credit under Internal Revenue Code. Amends the Historic Preservation Agency Act to provide that the Historic Preservation Agency shall exercise all rights, powers, and duties set forth in the credit provisions. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

- 05-02-25 S Filed with Secretary by Sen. Kirk W. Dillard
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Revenue
- 05-03-09 S Added as Chief Co-Sponsor Sen. Don Harmon
- 05-03-10 S To Subcommittee
- 05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-1861 GARRETT. 625 ILCS 5/11-701

from Ch. 95 1/2, par. 11-701

Amends the Illinois Vehicle Code. Makes a technical change in a provision concerning lane usage.

- 05-02-25 S Filed with Secretary by Sen. Susan Garrett
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Transportation
- 05-03-16 S Do Pass Transportation; 006-004-000
- S Placed on Calendar Order of 2nd Reading March 17, 2005
- 05-03-17 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 6, 2005
- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules

SB-1862 GARRETT-TROTTER-COLLINS.

20 ILCS 2310/2310-33 new

Amends the Department of Public Health Powers and Duties Law. Authorizes the Department of Public Health to establish reasonable rates for certain persons and entities requesting electronic access to certain types of patient data collected under the Illinois Health Finance Reform Act. Requires all moneys received by the Department from such procedures to be deposited into the Public Health Special State Projects Fund. Provides that the Department shall comply with State and federal laws to protect patient confidentiality. Effective immediately.

HOUSE AMENDMENT NO. 1

Adds reference to:

210 ILCS 86/25

Amends the Hospital Report Card Act. Provides that hospital reports to the Department shall include information on infection-related measures for the facility (now, information on nosocomial infection rates for the facility). Changes the categories of infection-related information that the hospitals must report on. Requires the Department to base its infection-related measures upon those developed by other specified health care organizations. Provides that the Department shall include interpretive guidelines for infection-related indicators and, when available, shall include relevant benchmark information published by national organizations. HOUSE AMENDMENT NO. 2

Deletes reference to:

20 ILCS 2310/2310-33 new

Deletes everything after the enacting clause. Reinserts only the provisions of House Amendment I. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-25 S Filed with Secretary by Sen. Susan Garrett
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Health & Human Services
- 05-03-10 S Do Pass Health & Human Services; 009-000-000
- S Placed on Calendar Order of 2nd Reading March 15, 2005
- 05-03-17 S Second Reading
- S Placed on Calendar Order of 3rd Reading April 6, 2005
- 05-04-08 S Added as Chief Co-Sponsor Sen. Donne E. Trotter
- 05-04-11 S Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins
 - S Third Reading Passed; 052-000-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Julie Hamos
 - H First Reading
 - H Referred to Rules Committee
- 05-04-14 H Added Alternate Chief Co-Sponsor Rep. Arthur L. Turner
 - H Added Alternate Chief Co-Sponsor Rep. Patricia R. Bellock
 - H Added Alternate Chief Co-Sponsor Rep. Elizabeth Coulson
- 05-04-15 H Added Alternate Co-Sponsor Rep. Mary E. Flowers
- 05-04-20 H Assigned to Human Services Committee
- 05-04-26 H Added Alternate Co-Sponsor Rep. Deborah L. Graham
- 05-04-27 H House Amendment No. 1 Filed with Clerk by Human Services Committee H House Amendment No. 1 Adopted in Human Services Committee; by
 - H House Amendment No. I Adopted in Human Services Committee; by Voice Vote
 - H Motion Do Pass as Amended Lost Human Services Committee; 006-002-000
 - H Do Pass as Amended / Short Debate Human Services Committee; 008-002-000
- 05-04-28 H Placed on Calendar 2nd Reading Short Debate
- 05-05-11 H House Amendment No. 2 Filed with Clerk by Rep. Julie Hamos
 - H House Amendment No. 2 Referred to Rules Committee
- 05-05-16 H House Amendment No. 2 Recommends Be Adopted Rules Committee; 003-001-000
- 05-05-19 H Second Reading Short Debate H House Amendment No. 2 Adopted by Voice Vote H Placed on Calendar Order of 3rd Reading - Short Debate
- 05-05-20 H Final Action Deadline Extended-9(b) May 31, 2005

05-05-24 H Added Alternate Co-Sponsor Rep. Milton Patterson

- H Third Reading Short Debate Passed 073-042-000
- 05-05-25 S Secretary's Desk Concurrence House Amendment(s) 01,02
 - S Placed on Calendar Order of Concurrence House Amendment(s) 01,02-May 26, 2005
- 05-05-26 S House Amendment No. 1 Motion to Concur Filed with Secretary Sen. Susan Garrett
 - S House Amendment No. 1 Motion to Concur Referred to Rules
 - S House Amendment No. 2 Motion to Concur Filed with Secretary Sen. Susan Garrett
 - S House Amendment No. 2 Motion to Concur Referred to Rules
 - S House Amendment No. 1 Motion to Concur Referred to Health & Human Services
 - S House Amendment No. 2 Motion to Concur Referred to Health & Human Services
 - S House Amendment No. 1 Motion to Concur Be Adopted Health & Human Services; 009-000-000
 - S House Amendment No. 2 Motion to Concur Be Adopted Health & Human Services; 009-000-000
- 05-05-27 S House Amendment No. 1 Senate Concurs 059-000-000
 - S House Amendment No. 2 Senate Concurs 059-000-000
 - S Passed Both Houses
- 05-06-24 S Sent to the Governor
- 05-07-19 S Governor Approved
 - S Effective Date July 19, 2005
 - S Public Act 94-0275

SB-1863 GARRETT-SCHOENBERG-RIGHTER-SIEBEN-HUNTER, CLAYBORNE, MARTINEZ, RAOUL, TROTTER AND COLLINS.

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

Amends the Illinois Health Care Finance Reform Act. Requires the Department of Public Health to require all ambulatory surgical treatment centers licensed to operate in the State (now, the requirement applies only to hospitals licensed to operate in the State) to adopt a uniform system for submitting patient claims and encounter data (now, patient billing data) for payment from public and private payors. Requires hospitals and ambulatory surgical centers to submit billing data to the Department of Public Health no later than 60 days after the end of each calendar quarter. Requires the Department to include certain information in its "Consumer Guide to Health Care" on its website. Authorizes the Department to disclose certain information on its website. Authorizes the Department to promulgate rules concerning the provisions of the Illinois Health Care Finance Reform Act. Requires that ambulatory surgical treatment centers, organizations representing ambulatory surgical treatment centers, purchasers, consumer groups, and health plans be meaningfully involved in the development of all aspects of the Department's methodology for collecting, analyzing, and disclosing the information collected under this Act. Requires the Department to evaluate additional methods for comparing the performance of hospitals and ambulatory surgical treatment centers and report its findings and recommendations on its Internet website and to the Governor and General Assembly no later than January 1, 2006. Makes other changes. Effective immediately,

STATE MANDATES FISCAL NOTE (Dept of Commerce and Economic Opportunity)

In the opinion of the Department of Commerce and Economic Opportunity, Senate Bill 1863 (Engrossed) does not create a State mandate under the State Mandates Act.

FISCAL NOTE (Department of Public Health)

The estimated fiscal impact of Senate Bill 1863 to the Illinois Department of Public Health is \$200,000. These costs will be offset with the passage of the companion bill House Bill 2344.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-25 S Filed with Secretary by Sen. Susan Garrett

- S Chief Co-Sponsor Sen. Jeffrey M. Schoenberg
- S Chief Co-Sponsor Sen. Dale A. Righter
- S Chief Co-Sponsor Sen. Todd Sieben
- S First Reading
- S Referred to Rules

05-03-02	S Assigned to Health & Human Services
	S Added as Chief Co-Sponsor Sen. Mattie Hunter
05-03-09	S Added as Co-Sponsor Sen. James F. Clayborne, Jr.
03-03-10	S Do Pass Health & Human Services; 009-000-000 S Placed on Calendar Order of 2nd Reading March 15, 2005
	S Added as Co-Sponsor Sen. Iris Y. Martinez
	S Added as Co-Sponsor Sen. Kwame Raoul
05-03-17	
	S Placed on Calendar Order of 3rd Reading April 6, 2005
05-04-08	
05-04-11	
	S Third Reading - Passed; 053-000-000
	H Arrived in House H Placed on Calendar Order of First Reading
	H Chief House Sponsor Rep. Julie Hamos
	H First Reading
	H Referred to Rules Committee
05-04-12	
05-04-14	
	H Added Alternate Chief Co-Sponsor Rep. Patricia R. Bellock
	H Added Alternate Chief Co-Sponsor Rep. Annazette Collins H Added Alternate Co-Sponsor Rep. William Delgado
	H Added Alternate Co-Sponsor Rep. Harry Osterman
	H Added Alternate Co-Sponsor Rep. Robert Rita
	H Added Alternate Co-Sponsor Rep. Monique D. Davis
	H Added Alternate Co-Sponsor Rep. William Davis
	H Added Alternate Co-Sponsor Rep. Calvin L. Giles
	H Added Alternate Co-Sponsor Rep. Elaine Nekritz
05-04-15	H Added Alternate Co-Sponsor Rep. Sara Feigenholtz H Added Alternate Co-Sponsor Rep. Mary E. Flowers
05-04-13	H Added Alternate Co-Sponsor Rep. Elizabeth Coulson
05-04-20	H Added Alternate Co-Sponsor Rep. Deborah L. Graham
	H Added Alternate Co-Sponsor Rep. Robin Kelly
	H Added Alternate Co-Sponsor Rep. Cynthia Soto
	H Added Alternate Co-Sponsor Rep. Aaron Schock
	H Added Alternate Co-Sponsor Rep. Kathleen A. Ryg
	H Added Alternate Co-Sponsor Rep. Naomi D. Jakobsson H Added Alternate Co-Sponsor Rep. Milton Patterson
	H Added Alternate Co-Sponsor Rep. Michael K. Smith
	H Added Alternate Co-Sponsor Rep. Suzanne Bassi
	H Added Alternate Co-Sponsor Rep. Dan Reitz
	H Added Alternate Co-Sponsor Rep. Brandon W. Phelps
	H Added Alternate Co-Sponsor Rep. Kurt M. Granberg
	H Added Alternate Co-Sponsor Rep. Jack D. Franks
	H Added Alternate Co-Sponsor Rep. Linda Chapa LaVia H Added Alternate Co-Sponsor Rep. John E. Bradley
	H Added Alternate Co-Sponsor Rep. Marlow H. Colvin
	H Assigned to Human Services Committee
05-05-04	H Do Pass / Short Debate Human Services Committee; 011-000-000
	H Fiscal Note Requested by Rep. William B. Black
	H State Mandates Fiscal Note Requested by Rep. William B. Black
05-05-05	H Placed on Calendar 2nd Reading - Short Debate
05-05-12	H Added Alternate Co-Sponsor Rep. Daniel V. Beiser H Added Alternate Co-Sponsor Rep. Careen M Gordon
05-05-12	H State Mandates Fiscal Note Filed
05-05-13	H Fiscal Note Filed
05-05-16	H House Amendment No. 1 Filed with Clerk by Rep. Julie Hamos
	H House Amendment No. 1 Referred to Rules Committee
05-05-17	H Added Alternate Co-Sponsor Rep. Lisa M. Dugan
05-05-19	H House Amendment No. 1 Rules Refers to Human Services Committee
	H Second Reading - Short Debate

- H Held on Calendar Order of Second Reading Short Debate
- H House Amendment No. 1 Recommends Be Adopted Human Services Committee; 011-000-000
- 05-05-20 H Final Action Deadline Extended-9(b) May 31, 2005
- 05-05-30 H Added Alternate Co-Sponsor Rep. Gary Hannig
- 05-05-31 H Rule 19(a) / Re-referred to Rules Committee

SB-1864 CULLERTON.

745 ILCS 10/4-108 new

Amends the Local Governmental and Governmental Employees Tort Immunity Act. Provides immunity for a local public entity for any injury resulting from the use of a firearm by: (i) a public employee not acting within the scope of his or her employment with the local public entity at the time the firearm is used; (ii) a person who is no longer employed by the local public entity at the time the firearm is used; or (iii) any qualified retired law enforcement officer, as defined in the federal Law Enforcement Officers Safety Act of 2004, carrying a firearm pursuant to that Act. Effective immediately.

05-02-25 S Filed with Secretary by Sen. John J. Cullerton

S First Reading

S Referred to Rules

05-03-02 S Assigned to Judiciary

05-03-09 S Postponed - Judiciary

05-03-16 S Postponed - Judiciary

05-03-17 S Postponed - Judiciary

05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-1865 J. SULLIVAN.

35 ILCS 5/216 new

Amends the Illinois Income Tax Act. Allows a tax credit of up to \$2,000 for an individual taxpayer who pays the burial expenses for a fetus for which a fetal death certificate has been issued. Provides that the credit (i) may be taken by only one taxpayer with respect to any one fetal death, (ii) may not be carried forward or back, and (iii) may not reduce the taxpayer's liability to less than zero. Requires the Department of Revenue to adopt rules concerning the credit. Effective immediately.

SENATE COMMITTEE AMENDMENT NO. 1

Deletes reference to:

35 ILCS 5/216 new

Adds reference to: 35 ILCS 5/203

from Ch. 120, par. 2-203

Deletes everything after the enacting clause. Amends the Illinois Income Tax Act. Allows an income tax deduction of up to \$2,000 for an individual taxpayer in an amount equal to the burial expenses incurred during the taxable year for a fetus for which a fetal death certificate has been issued. Provides that the deduction may be taken by only one taxpayer with respect to any one fetal death. Requires the Department of Revenue to adopt rules concerning the deduction. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

S Filed with Secretary by Sen. John M. Sullivan
S First Reading
S Referred to Rules
S Assigned to Revenue
S Senate Committee Amendment No. 1 Filed with Secretary by Sen. John M.
Sullivan
S Senate Committee Amendment No. 1 Referred to Rules
S Senate Committee Amendment No. 1 Rules Refers to Revenue
S Senate Committee Amendment No. 1 Adopted
S Do Pass as Amended Revenue; 006-000-000
S Placed on Calendar Order of 2nd Reading March 15, 2005
S Second Reading
S Placed on Calendar Order of 3rd Reading April 6, 2005
S Third Reading - Passed; 052-000-000
H Arrived in House
H Placed on Calendar Order of First Reading

- 05-04-12 H Chief House Sponsor Rep. Daniel V. Beiser H First Reading
 - H Referred to Rules Committee
- 05-04-20 H Assigned to Executive Committee
- 05-04-27 H Added Alternate Co-Sponsor Rep. Milton Patterson
 - H Added Alternate Co-Sponsor Rep. David E. Miller
 - H Added Alternate Co-Sponsor Rep. Robin Kelly
 - H Added Alternate Co-Sponsor Rep. Wyvetter H. Younge H Added Alternate Co-Sponsor Rep. William Davis
 - H Added Alternate Co-Sponsor Rep. Arthur L. Turner
- 05-05-12 H Added Alternate Co-Sponsor Rep. Careen M Gordon
- 05-05-13 H Rule 19(a) / Re-referred to Rules Committee
- 05-05-17 H Added Alternate Co-Sponsor Rep. Lisa M. Dugan

HALVORSON. SB-1866 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. Adds costs of and associated with transportation oriented developments to the definition of "redevelopment project costs".

SENATE COMMITTEE AMENDMENT NO. 1

Deletes reference to:

65 ILCS 5/11-74.4-3

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 a technical change in a Section concerning the short title.

SENATE FLOOR AMENDMENT NO. 2

Deletes reference to:

65 ILCS 5/11-74.4-1

Adds reference to:

65 ILCS 5/11-74.4-3 from Ch. 24, par. 11-74.4-3

Deletes everything after the enacting clause. Further amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Adds costs of and associated with transit oriented developments to the definitions of "redevelopment project costs". Defines "transit oriented development".

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability; Mandate

- 05-02-25 S Filed with Secretary by Sen. Debbie DeFrancesco Halvorson
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Commerce & Economic Development
- 05-03-09 S Postponed Commerce & Economic Development
- 05-03-16 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Debbie DeFrancesco Halvorson
 - S Senate Committee Amendment No. 1 Referred to Rules
 - S Senate Committee Amendment No. I Rules Refers to Commerce & Economic Development
- 05-03-17 S Senate Committee Amendment No. 1 Adopted
 - S Do Pass as Amended Commerce & Economic Development; 009-000-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-13 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 14, 2005
- 05-04-15 S Rule 2-10 Third Reading Deadline Extended to May 31, 2005
- 05-05-18 S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Debbie DeFrancesco Halvorson
 - S Senate Floor Amendment No. 2 Referred to Rules
- 05-05-23 S Senate Floor Amendment No. 2 Rules Refers to Commerce & Economic Development
- 05-05-24 S Senate Floor Amendment No. 2 Recommend Do Adopt Commerce & Economic Development: 007-000-000
 - S Recalled to Second Reading
 - S Senate Floor Amendment No. 2 Adopted; 054-002-000; Halvorson

- S Placed on Calendar Order of 3rd Reading
- S Third Reading Passed; 054-002-000

05-05-25 H Arrived in House

- H Placed on Calendar Order of First Reading
- H Chief House Sponsor Rep. Robin Kelly
 - H Added Alternate Chief Co-Sponsor Rep. Elaine Nekritz
- H First Reading
- H Referred to Rules Committee

05-05-27 H Final Action Deadline Extended-9(b) May 31, 2005

- H Assigned to Revenue Committee
- H Motion to Suspend Rule 25 Prevailed
- 05-05-28 H Added Alternate Chief Co-Sponsor Rep. William Davis
- 05-05-29 H Added Alternate Chief Co-Sponsor Rep. David E. Miller

05-05-31 H Rule 19(a) / Re-referred to Rules Committee

SB-1867 HALVORSON. 50 ILCS 705/1

from Ch. 85, par. 501

Amends the Illinois Police Training Act. Makes a technical change in a Section concerning the purposes of the Act.

05-02-25 S Filed with Secretary by Sen. Debbie DeFrancesco Halvorson

- S First Reading
- S Referred to Rules

05-03-02 S Assigned to Local Government

- 05-03-09 S Postponed Local Government
- 05-03-16 S Postponed Local Government
- 05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-1868 CLAYBORNE.

230 ILCS 10/16 from Ch. 120, par. 2416

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

05-02-25 S Filed with Secretary by Sen. James F. Clayborne, Jr.

- S First Reading
- S Referred to Rules
- 05-03-02 S Assigned to Executive
- 05-03-10 S To Subcommittee
- 05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-1869 CLAYBORNE.

230 ILCS 5/15.1 from Ch. 8, par. 37-15.1

Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning deposits of fees.

05-02-25 S Filed with Secretary by Sen. James F. Clayborne, Jr.

- S First Reading
- S Referred to Rules
- 05-03-02 S Assigned to Executive
- 05-03-10 S To Subcommittee

05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-1870 CLAYBORNE.

235 ILCS 5/6-6.5

Amends the Liquor Control Act of 1934. Allows manufacturers, distributors, and importing distributors to provide carbon dioxide filters to a retail licensee. Requires that the cost of a single carbon dioxide filter may not exceed the exact cost of the filter and its installation and provides that a cost adjustment factor may be used to periodically update the cost limit.

- 05-02-25 S Filed with Secretary by Sen. James F. Clayborne, Jr.
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Executive
- 05-03-10 S Postponed Executive
- 05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-1871 CLAYBORNE.

40 ILCS 5/7-174 40 ILCS 5/7-175

from Ch. 108 1/2, par. 7-174 from Ch. 108 1/2, par. 7-175

Amends the IMRF Article of the Illinois Pension Code. Adds 2 additional members to the Board of Trustees: one sheriff, to be elected by the members who are sheriffs; and one sheriffs law enforcement employee (SLEP), to be elected by the members who are SLEPs. Effective immediately.

PENSION NOTE (Government Forecasting & Accountability)

Does not impact the accrued liabilities of the Fund.

NOTE(S) THAT MAY APPLY: Pension

- 05-02-25 S Filed with Secretary by Sen. James F. Clayborne, Jr.
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Pensions & Investments
- 05-03-09 S Postponed Pensions & Investments
- 05-03-11 S Pension Note Filed from the Commission on Government Forecasting and Accountability.
- 05-03-16 S Do Pass Pensions & Investments; 009-000-000
 - S Placed on Calendar Order of 2nd Reading March 17, 2005 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. James F. Clayborne, Jr.
 - S Senate Floor Amendment No. 1 Referred to Rules
- 05-03-17 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 6, 2005
- 05-04-06 S Senate Floor Amendment No. 1 Rules Refers to Pensions & Investments
- 05-04-07 S Senate Floor Amendment No. 1 Postponed Pensions & Investments 05-04-12 S Senate Floor Amendment No. 1 Postponed Pensions & Investments
- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules
- 05-07-01 S Senate Floor Amendment No. 1 Referred to Rules; 3-9(b)

SB-1872 CULLERTON.

225 ILCS 10/1

from Ch. 23, par. 2211

Amends the Child Care Act of 1969. Makes a technical change in a Section concerning the short title.

05-02-25 S Filed with Secretary by Sen. John J. Cullerton

- S First Reading
- S Referred to Rules
- 05-03-02 S Assigned to Health & Human Services
- 05-03-17 S Do Pass Health & Human Services: 007-003-000
- S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules

SB-1873 CLAYBORNE.

215 ILCS 5/143a-2

from Ch. 73, par. 755a-2

Amends the Illinois Insurance Code. Requires underinsured motorist coverage contracts to allow for arbitration claim deadlines at least 2 years after damages are determined and up to 10 years after the accident takes place.

- 05-02-25 S Filed with Secretary by Sen. James F. Clayborne, Jr.
 - S First Reading
 - S Referred to Rules

05-03-02SAssigned to Insurance05-03-09SPostponed - Insurance05-03-17SPostponed - Insurance05-03-18SRule 3-9(a) / Re-referred to Rules

SB-1874 CLAYBORNE.

 625 ILCS 5/4-203
 from Ch. 95 1/2, par. 4-203

 625 ILCS 5/4-207
 from Ch. 95 1/2, par. 4-207

 625 ILCS 5/18a-300
 from Ch. 95 1/2, par. 18a-300

 625 ILCS 5/18a-501
 from Ch. 95 1/2, par. 18a-300

 625 ILCS 306/70
 from Ch. 95 1/2, par. 18a-501

 815 ILCS 306/71
 new

 815 ILCS 308/61
 new

 Amends the Illinois Vehicle Code, the Automotive Repair Act, and the Automotive Collision

Amends the linhois vehicle Code, the Automotive Repair Act, and the Automotive Collision Repair Act. Provides that, when a vehicle is towed or hauled away, the relocator or possessor of the vehicle must, within 10 days of relocation, notify the registered owner and any lienholders of the vehicle, via certified mail, return receipt requested, that the vehicle has been relocated. Provides that, if notification is not provided during that time, the relocator or possessor of the vehicle is entitled to recover from the lienholder not more than 10 days of storage charges. Provides that, if notification is provided within 10 days, the relocator or possessor of the vehicle is entitled to recover from the lienholder charges for the number of days in storage. Provides that the relocator or possessor of the vehicle is entitled to charge the lienholder for the reasonable costs of a title search necessary to identify the lienholder. Provides that no vehicle shall be released to the owner, lienholder, or other legally entitled person until all authorized charges have been paid. Provides that a lienholder is entitled to one free inspection of the vehicle, with proper notice and during regular business hours. Effective January 1, 2006.

SENATE FLOOR AMENDMENT NO. 1

Deletes everything after the enacting clause. Re-inserts the provisions of the original bill, with changes. Provides that if the Secretary of State does not provide to the relocator or possessor of the relocated vehicle the name and address of the registered owner and any lienholders of the vehicle within 10 days after the relocator or possessor took possession of the vehicle, the required notice must be sent no later than 3 business days after the information has been furnished to the relocator or possessor of the relocated vehicle. Provides that, if notification to the owner, lienholder, or other legally entitled person is not given within the required period, storage charges may not exceed those either for 10 days or for the period ending 3 business days after the Secretary of State provided the relocator or possessor of the vehicle with ownership in lienholder information. Provides in the Automotive Repair Act and the Automotive Collision Repair Act, that if a consumer fails to remove a vehicle within 15 (rather than 10) days of being notified the repairs are complete, the automotive repair facility must request vehicle owner or lienholder information from the Secretary of State (rather than must send notification to the owner or lienholder that the vehicle is being held and a statement and documentation of charges). Provides that notification and a statement of charges must be sent to the owner and lienholder, within 3 business days after owner or lienholder information is received from the Secretary of State. Provides that documentation of the charges must be provided without charge if requested by the owner or lienholder. Provides that if the required notice is not sent, the repairer may claim storage or holding charges for the first 15 days after notification that repairs were complete.

S Filed with Secretary by Sen. James F. Clayborne, Jr.
S First Reading
S Referred to Rules
S Assigned to Transportation
S Do Pass Transportation; 010-000-000
S Placed on Calendar Order of 2nd Reading March 17, 2005
S Second Reading
S Placed on Calendar Order of 3rd Reading April 6, 2005
S Senate Floor Amendment No. 1 Filed with Secretary by Sen. James F.
Clayborne, Jr.
S Senate Floor Amendment No. 1 Referred to Rules
S Senate Floor Amendment No. 1 Rules Refers to Transportation

	S Senate Floor Amendment No. 1 Be Adopted Transportation; 006-000-000
05-04-13	S Recalled to Second Reading
	S Senate Floor Amendment No. 1 Adopted; Clayborne
	S Placed on Calendar Order of 3rd Reading April 14, 2005
05-04-15	S Third Reading - Passed; 057-000-000
	H Arrived in House
	H Placed on Calendar Order of First Reading
05-04-25	H Chief House Sponsor Rep. Robert Rita
05-04-26	H First Reading
	H Referred to Rules Committee
05-04-27	H Assigned to Executive Committee
	H Added Alternate Co-Sponsor Rep. Raymond Poe
	H Added Alternate Co-Sponsor Rep. Rich Brauer
05-05-10	H Re-assigned to Consumer Protection Committee
	H Committee/Final Action Deadline Extended-9(b) May 27, 2005
05-05-11	H Added Alternate Co-Sponsor Rep. Angelo Saviano
	H Added Alternate Co-Sponsor Rep. Lou Lang
05-05-29	H Final Action Deadline Extended-9(b) May 31, 2005
	H Rule 19(a) / Re-referred to Rules Committee

SB-1875 HARMON-SILVERSTEIN.

New Act

Creates the Mercury-Free Vaccine Act. Provides that a person shall not be vaccinated with a mercury-containing vaccine or injected with a mercury-containing product. Provides that the Department of Public Health may exempt the use of a vaccine containing mercury from the provisions of the Act, provided certain conditions are met, if the Department finds that an actual or potential bio-terrorist incident or other actual or potential public health emergency makes necessary the administration of a vaccine containing mercury. Effective January 1, 2007.

05-02-25 S Filed with Secretary by Sen. Don Harmon

- S First Reading
- S Referred to Rules

05-03-02 S Assigned to Health & Human Services

S Added as Chief Co-Sponsor Sen. Ira I. Silverstein

- 05-03-17 S Postponed Health & Human Services 05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-1876 DEMUZIO-WOJCIK.

from Ch. 111, par. 1335 225 ILCS 305/35

Amends the Illinois Architecture Practice Act of 1989. Makes a technical change in a Section concerning certifying a record.

SENATE COMMITTEE AMENDMENT NO. 1

Deletes reference to: 225 ILCS 305/35 Adds reference to:

20	ILCS	2105/2105-75	was 20 ILCS 2105/61f
225	ILCS	305/13	from Ch. 111, par. 1313
225	ILCS	305/20	from Ch. 111, par. 1320
225	ILCS	305/22	from Ch. 111, par. 1322
225	ILCS	305/23.5	

Deletes everything after the enacting clause. Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Provides that the design professionals designated employees that the Director shall employ, in conformity with the Personnel Code, shall include but not be limited to 3, rather than 4, full-time clerks and 3, rather than 2, full-time investigators. Amends the Illinois Architecture Practice Act of 1989. Provides that until January 1, 2014 (now, January 1, 2010), in lieu of the requirement of graduation with a first professional degree in architecture from a program accredited by the National Architectural Accrediting Board, the Department may admit an applicant who is a graduate with a pre-professional 4 year baccalaureate degree accepted for direct entry into a first professional master of architecture degree program, and who has completed such additional diversified professional training as is required by rules of the Department. Provides that the roster prepared annually by the Department of Financial and Professional Regulation shall be

organized and available by discipline. Provides that the Department, rather than the Illinois Architecture Licensing Board, shall compel a person licensed to practice under the Act or an applicant for licensure or certification to submit to a mental or physical examination, specifically designate examining physicians, make certain findings, and require a person to submit to care, counseling, or treatment as a condition, term, or restriction for certain licensure. Provides that any entity that advertises architecture services in a telecommunications directory must include its architecture firm registration number or, in the case of a sole proprietor, his or her individual license number. Provides that nothing in the provision of the Act concerning the advertising of architecture services in a telecommunications directory requires the publisher of a directory to investigate or verify the accuracy of the registration or license number provided by the advertiser. Effective July 1, 2005.

- 05-02-25 S Filed with Secretary by Sen. Deanna Demuzio
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Licensed Activities
- 05-03-08 S Senate Committee Amendment No. I Filed with Secretary by Sen. Deanna Demuzio
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-03-09 S Added as Chief Co-Sponsor Sen. Kathleen L. Wojcik
- S Senate Committee Amendment No. I Rules Refers to Licensed Activities
- 05-03-10 S Held in Licensed Activities
- 05-03-16 S Senate Committee Amendment No. 1 Adopted
- 05-03-17 S Do Pass as Amended Licensed Activities; 008-000-000
- S Placed on Calendar Order of 2nd Reading April 6, 2005 05-04-11 S Second Reading
- S Placed on Calendar Order of 3rd Reading April 12, 2005
- 05-04-13 S Third Reading Passed; 058-000-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Angelo Saviano
 - H First Reading
 - H Referred to Rules Committee
- J5-04-19 H Added Alternate Chief Co-Sponsor Rep. Jim Watson
- 05-04-20 H Assigned to Registration and Regulation Committee
- 05-04-27 H Do Pass / Short Debate Registration and Regulation Committee; 020-000-000
- 05-04-28 H Placed on Calendar 2nd Reading Short Debate
- 05-05-19 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-05-20 H Final Action Deadline Extended-9(b) May 31, 2005
- 05-05-24 H Third Reading Short Debate Passed 116-000-000
- S Passed Both Houses
- 05-06-22 S Sent to the Governor
- 05-08-10 S Governor Approved
 - S Effective Date August 10, 2005

SB-1877 DEMUZIO.

20 ILCS 1605/1 from Ch. 120, par. 1151

Amends the Illinois Lottery Law. Makes a technical change in a Section concerning the short title.

- 05-02-25 S Filed with Secretary by Sen. Deanna Demuzio
 - S First Reading
- S Referred to Rules
- 05-03-02 S Assigned to Revenue
- 05-03-10 S Do Pass Revenue; 006-003-000
- S Placed on Calendar Order of 2nd Reading March 15, 2005
- 05-03-17 S Second Reading
- S Placed on Calendar Order of 3rd Reading April 6, 2005
- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to

the Senate Rules Committee.

- S Motion Prevailed
- S Re-referred to Rules

SB-1878 CULLERTON-HUNTER-COLLINS-SANDOVAL.

410 ILCS 70/5

from Ch. 111 1/2, par. 87-5

Amends the Sexual Assault Survivors Emergency Treatment Act. Provides that every hospital providing emergency hospital services to an alleged sexual assault survivor under the Act shall provide such medication as is deemed appropriate, including HIV prophylaxis.

- 05-02-25 S Filed with Secretary by Sen. John J. Cullerton
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Health & Human Services
- 05-03-10 S Do Pass Health & Human Services; 010-000-000
 - S Placed on Calendar Order of 2nd Reading March 15, 2005
- 05-03-14 S Added as Chief Co-Sponsor Sen. Mattie Hunter
- 05-03-17 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 6, 2005
- 05-04-11 S Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins
 - S Added as Chief Co-Sponsor Sen. Martin A. Sandoval
 - S Third Reading Passed; 052-000-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Sara Feigenholtz
 - H First Reading
 - H Referred to Rules Committee
- 05-04-20 H Assigned to Human Services Committee
- 05-04-27 H Do Pass / Short Debate Human Services Committee; 008-000-000 H Added Alternate Chief Co-Sponsor Rep. Mary E. Flowers
 - H Added Alternate Chief Co-Sponsor Rep. Patricia R. Bellock
- 05-04-28 H Placed on Calendar 2nd Reading Short Debate
- 05-05-11 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-05-18 H Added Alternate Chief Co-Sponsor Rep. Harry Osterman
- 05-05-20 H Final Action Deadline Extended-9(b) May 31, 2005
- 05-05-24 H Third Reading Short Debate Passed 116-000-000
- S Passed Both Houses
- 05-06-22 S Sent to the Governor
- 05-08-02 S Governor Approved
 - S Effective Date January 1, 2006
 - S Public Act 94-0434

SB-1879 J. SULLIVAN-SCHOENBERG.

20 ILCS 689/5

Amends the Illinois Renewable Fuels Development Program Act. Makes a technical change in a Section concerning the findings of the General Assembly. HOUSE AMENDMENT NO. 3

Deletes reference to: 20 ILCS 689/5 Adds reference to: 5 ILCS 420/4A-101 5 ILCS 420/4A-102 5 ILCS 420/4A-106 5 ILCS 420/4A-107 5 ILCS 430/1-5 5 ILCS 430/5-10 5 ILCS 430/5-15 5 ILCS 430/5-20 5 ILCS 430/5-45 5 ILCS 430/10-15 5 ILCS 430/10-15, new

from Ch. 127, par. 604A-101 from Ch. 127, par. 604A-102 from Ch. 127, par. 604A-106 from Ch. 127, par. 604A-107

5 ILCS 430/20-5 5 ILCS 430/20-23 5 ILCS 430/20-40	
5 ILCS 430/25-5	
5 ILCS 430/25-10	
5 ILCS 430/25-23	General (1)
25 ILCS 170/2	from Ch. 63, par. 172
30 ILCS 500/1-15.15	
30 ILCS 500/1-15.100 30 ILCS 500/15-25	
30 ILCS 500/13-23	
30 ILCS 500/20-30	
30 ILCS 500/20-43 new	
30 ILCS 500/35-15	
30 ILCS 500/35-20	
30 ILCS 500/35-25	
30 ILCS 500/35-30	
30 ILCS 500/35-35	
30 ILCS 500/35-40	
30 ILCS 500/40-15	
30 ILCS 500/40-25	
30 ILCS 500/50-20	
30 ILCS 500/50-37 new	
30 ILCS 500/53-10	
30 ILCS 605/7.6 new 40 ILCS 5/1-101.2	
40 ILCS 5/1-101.2 40 ILCS 5/1-101.4	
40 ILCS 5/1-101.4	from Ch. 108 1/2, par. 1-110
40 ILCS 5/1-113.5	nom en 100 1/2, par 1 110
40 ILCS 5/1-113.12	
40 ILCS 5/1-125 new	
40 ILCS 5/1-130 new	
40 ILCS 5/1-135 new	
40 ILCS 5/1-140 new	
40 ILCS 5/1A-113	
40 ILCS 5/22A-108.1	from Ch. 108 1/2, par. 22A-108.1
40 ILCS 5/22A-111	from Ch. 108 1/2, par. 22A-111
40 ILCS 5/2-152 rep.	
40 ILCS 5/2-155 rep.	
40 ILCS 5/12-190.3 rep.	
40 ILCS 5/13-806 rep.	
40 ILCS 5/14-148 rep.	
40 ILCS 5/15-186 rep. 40 ILCS 5/15-189 rep.	
40 ILCS 5/15-169 rep. 40 ILCS 5/16-191 rep.	
40 ILCS 5/16-198 rep.	
40 ILCS 5/18-159 rep.	
40 ILCS 5/18-162 rep.	
30 ILCS 805/8 30 new	

30 ILCS 805/8.30 new

Deletes everything after the enacting clause. Amends the Illinois Governmental Ethics Act, the State Officials and Employees Ethics Act, the Lobbyist Registration Act, the Illinois Procurement Code, the State Property Control Act, and the Illinois Pension Code. Makes changes with respect to the following: statements of economic interests; gifls to State officers and employees and to members and employees of boards of pension funds and retirement systems and the Illinois State Board of Investment; ultimate jurisdictional authorities; ethics training; ethics officers; prohibited political activities; the revolving door prohibition; public service announcements; collective bargaining; lobbying; emergency procurements; holdover leases; contract disclosures; the Illinois Procurement Bulletin; lease renewals; naming or sponsorship rights relating to State assets; and investment advisers, fiduciaries, and prohibited activities relating to pension funds, retirement systems, and the Illinois State Board of Investment. Preempts home rule with respect to investment adviser and consultant contracts. Amends the

- State Mandates Act to require implementation without reimbursement. Effective immediately. 05-02-25 S Filed with Secretary by Sen. John M. Sullivan S First Reading
 - S Referred to Rules
 - 05-03-02 S Assigned to Agriculture & Conservation
 - 05-03-09 S Do Pass Agriculture & Conservation; 009-000-000
 - S Placed on Calendar Order of 2nd Reading March 10, 2005 05-03-17 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 6, 2005
 - 05-04-13 S Third Reading Passed; 054-001-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Dan Reitz
 - H First Reading
 - H Referred to Rules Committee
 - 05-04-20 H Assigned to Executive Committee
 - 05-05-13 H Rule 19(a) / Re-referred to Rules Committee
 - 05-05-27 H Final Action Deadline Extended-9(b) May 31, 2005
 - H Assigned to Executive Committee
 - H Alternate Chief Sponsor Changed to Rep. Gary Hannig
 - H Motion to Suspend Rule 25 Prevailed
 - H Do Pass / Standard Debate Executive Committee; 007-005-000
 - H Placed on Calendar 2nd Reading Standard Debate
 - H Second Reading Standard Debate
 - H Held on Calendar Order of Second Reading Standard Debate
 - 05-05-31 H Rule 19(a) / Re-referred to Rules Committee
 - 05-10-18 H Final Action Deadline Extended-9(b) January 11, 2006 H Approved for Consideration Rules Committee; 003-001-000 H Placed on Calendar 2nd Reading - Short Debate
 - 05-10-21 H Alternate Chief Sponsor Changed to Rep. Michael J. Madigan H Added Alternate Chief Co-Sponsor Rep. Gary Hannig
 - H Added Alternate Chief Co-Sponsor Rep. Harry Osterman
 - 05-10-25 H House Amendment No. 1 Filed with Clerk by Rep. Gary Hannig
 - H House Amendment No. 1 Referred to Rules Committee
 - H House Amendment No. 1 Rules Refers to State Government Administration Committee
 - H Added Alternate Co-Sponsor Rep. Lou Lang
 - H House Amendment No. 1 Recommends Be Adopted State Government Administration Committee; 007-000-001
 - H Added Alternate Chief Co-Sponsor Rep. John A. Fritchey
 - 05-10-26 H Added Alternate Co-Sponsor Rep. Edward J. Acevedo
 - H Added Alternate Co-Sponsor Rep. Linda Chapa LaVia
 - H Added Alternate Co-Sponsor Rep. Jack D. Franks
 - 05-10-27 H Added Alternate Co-Sponsor Rep. Charles E. Jefferson
 - H Added Alternate Co-Sponsor Rep. Jack McGuire
 - H Added Alternate Co-Sponsor Rep. Patrick J Verschoore
 - 05-10-28 H House Amendment No. 2 Filed with Clerk by Rep. William B. Black
 - H House Amendment No. 2 Referred to Rules Committee
 - 05-11-02 H House Amendment No. 3 Filed with Clerk by Rep. Gary Hannig
 - H House Amendment No. 3 Referred to Rules Committee
 - H House Amendment No. 3 Rules Refers to State Government Administration Committee
 - 05-11-03 H House Amendment No. 3 Recommends Be Adopted State Government Administration Committee; 009-000-000
 - H Added Alternate Co-Sponsor Rep. William Delgado
 - H Added Alternate Co-Sponsor Rep. Richard T. Bradley
 - H Added Alternate Co-Sponsor Rep. Larry McKeon
 - H House Amendment No. I Withdrawn by Rep. Gary Hannig
 - H House Amendment No. 2 Motion Filed to Discharge Committee Rep. William B. Black
 - H Objection to the Motion to Reconsider Rep. Barbara Flynn Currie

- H Motion Discharge Committee Lost
- H Appeal Ruling of Chair Rep. William B. Black
- H Shall the Chair be Sustained
- H Motion to Sustain the Chair Prevailed 063-052-000
- H House Amendment No. 3 Adopted by Voice Vote
- H Placed on Calendar Order of 3rd Reading Short Debate
- H 3/5 Vote Required
- H Third Reading Short Debate Passed 115-000-000
- H Added Alternate Co-Sponsor Rep. Kathleen A. Ryg
- H Added Alternate Co-Sponsor Rep. Annazette Collins
- H Added Alternate Co-Sponsor Rep. Kurt M. Granberg
- S Secretary's Desk Concurrence House Amendment(s) 03
- S Placed on Calendar Order of Concurrence House Amendment(s) 03-November 4, 2005
- H Added Alternate Co-Sponsor Rep. Daniel V. Beiser
- S Added as Chief Co-Sponsor Sen. Jeffrey M. Schoenberg
- 05-12-05 S Pursuant to Senate Rule 3-9(b) / Referred to Rules

SB-1880 BURZYNSKI.

55 ILCS 5/5-1097.5

Amends the Counties Code. Makes a technical change in a Section concerning adult entertainment facilities.

- 05-02-25 S Filed with Secretary by Sen. J. Bradley Burzynski
 - S First Reading
 - S Referred to Rules

SB-1881 COLLINS.

35 ILCS 5/212

Amends the Illinois Income Tax Act. Makes a technical change in a Section concerning the earned income tax credit.

- 05-02-25 S Filed with Secretary by Sen. Jacqueline Y. Collins
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Revenue
- 05-03-10 S Do Pass Revenue; 006-003-000
 - S Placed on Calendar Order of 2nd Reading March 15, 2005
- 05-03-17 S Second Reading
- S Placed on Calendar Order of 3rd Reading April 6, 2005
- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules

SB-1882 MALONEY-CROTTY-SANDOVAL AND ALTHOFF.

75 ILCS 5/5-5

from Ch. 81, par. 5-5

75 ILCS 16/40-45

Amends the Illinois Local Library Act and the Public Library District Act of 1991. Provides that certain contracts in excess of \$20,000 (now, \$10,000) must be let by competitive bidding. Effective immediately.

SENATE COMMITTEE AMENDMENT NO. 1

Adds	reference	to:
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60 ILCS 1/8:	5-30				
65 ILCS 5/4-	-5-11	from (Ch. 2	24, par.	4-5-11
65 ILCS 5/8-	-9-1	from (Ch. 2	24, par.	8-9-1
605 ILCS 5/6-	-201.7	from (Ch. 1	121, par.	6-201.7

Amends the Illinois Municipal Code. Provides that in municipalities that are governed by the commission form of municipal government that certain contracts in excess of \$20,000 (now, \$10,000) must be let by competitive bidding. Provides that in municipalities of less than 500,000 inhabitants that certain contracts in excess of \$20,000 (now, \$10,000) must be let by competitive bidding. Amends the Township Code. Provides that in townships that certain SB-1883 to SB-1883

contracts in excess of \$20,000 (now, \$10,000) must be let by competitive bidding. Amends the Illinois Highway Code. Provides that certain contracts that are entered into by a highway commissioner of a road district that are in excess of \$20,000 (now, \$10,000) must be let by competitive bidding.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-25 S Filed with Secretary by Sen. Edward D. Maloney
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Local Government
- 05-03-07 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Edward D. Maloney
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-03-08 S Senate Committee Amendment No. 1 Rules Refers to Local Government S Added as Chief Co-Sponsor Sen. M. Maggie Crotty
 - S Senate Committee Amendment No. 1 Adopted
- 05-03-09 S Do Pass as Amended Local Government; 010-000-000
- S Placed on Calendar Order of 2nd Reading March 10, 2005
- 05-03-17 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 6, 2005
- 05-04-11 S Added as Chief Co-Sponsor Sen. Martin A. Sandoval
 - S Added as Co-Sponsor Sen. Pamela J. Althoff
 - S Third Reading Passed; 052-000-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Sidney H. Mathias
 - H First Reading
 - H Referred to Rules Committee
- 05-04-13 H Added Alternate Chief Co-Sponsor Rep. Harry Osterman
 - H Added Alternate Chief Co-Sponsor Rep. James D. Brosnahan
- 05-04-20 H Assigned to Local Government Committee
- 05-04-27 H Do Pass / Short Debate Local Government Committee; 007-004-000
- 05-04-28 H Placed on Calendar 2nd Reading Short Debate
- 05-05-03 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-05-05 H Third Reading Short Debate Passed 064-047-000
- S Passed Both Houses
- 05-05-18 H Added Alternate Co-Sponsor Rep. Wyvetter H. Younge
- 05-06-03 S Sent to the Governor
- 05-08-02 S Governor Approved
 - S Effective Date August 2, 2005

SB-1883 CULLERTON-DILLARD-SANDOVAL.

705 ILCS 205/1

from Ch. 13, par. 1

Amends the Attorney Act. Provides that no entity shall receive any compensation directly or indirectly for any legal services other than a regular licensed attorney. Provides that an unlicensed person or entity may not advertise or hold himself, herself, or itself out to provide legal services or own, conduct, or maintain a facility to provide legal services. Provides that a person or entity advertising or holding himself, herself, or itself out to provide legal services is guilty of contempt of court.

SENATE FLOOR AMENDMENT NO. 1

Provides that the giving of information, training, or advocacy or assistance in any meetings or administrative proceedings held pursuant to the federal Individuals with Disabilities Education Act, the federal Rehabilitation Act of 1973, the federal Americans with Disabilities Act of 1990, or the federal Social Security Act, to the extent allowed by those laws or the federal regulations or State statutes implementing those laws, is not prohibited by the Attorney Act.

SENATE FLOOR AMENDMENT NO. 2

Removes language prohibiting an unlicensed person or entity from owning, conducting, or maintaining a facility to provide legal services. Provides that the Attorney Act shall not be construed to conflict with, amend, or modify certain provisions of the Corporation Practice of Law Prohibition Act.

HOUSE AMENDMENT NO. 1

Add	s refer	ence	to:									
705	ILCS	220/	1				from	Ch.	32,	par.	411	
705	ILCS	220/	2				from	Ch.	32,	par.	412	
705	ILCS	220/	3				from	Ch.	32,	par.	413	
705	ILCS	220/	4				from	Ch.	32,	par.	414	
705	ILCS	220/	5				from	Ch.	32,	par.	415	
		-	•	.1	. •	1	D			(⁻		

Deletes everything after the enacting clause. Reinserts the provisions of the original bill with the following changes. Removes the references to an "entity" in the Attorney Act. Amends the Corporation Practice of Law Prohibition Act. Provides that an entity may not practice law or appear as an attorney at law. Prohibits an entity from soliciting any claim or demand for the purpose of bringing a law suit. Provides for penalties against entities that violate the Act. Grants entities the listed exceptions from the prohibitions of the Act.

HOUSE AMENDMENT NO. 2

Deletes everything after the enacting clause. Reinserts the provisions of the original bill with the following changes. Removes the references to an "entity" in the Attorney Act.

- 05-02-25 S Filed with Secretary by Sen. John J. Cullerton
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Judiciary
- 05-03-09 S Postponed Judiciary
- 05-03-16 S Do Pass Judiciary; 010-000-000
 - S Placed on Calendar Order of 2nd Reading March 17, 2005
 - S Added as Chief Co-Sponsor Sen. Kirk W. Dillard
- 05-04-06 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. John J. Cullerton
 - S Senate Floor Amendment No. 1 Referred to Rules
- 05-04-07 S Senate Floor Amendment No. 1 Rules Refers to Judiciary
- N5-04-11 S Senate Floor Amendment No. 2 Filed with Secretary by Sen. John J. Cullerton
 - S Senate Floor Amendment No. 2 Referred to Rules
 - S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
- J-04-12 S Senate Floor Amendment No. 2 Rules Refers to Judiciary
 - S Senate Floor Amendment No. 1 Recommend Do Adopt Judiciary; 010-000-000
 - S Senate Floor Amendment No. 2 Recommend Do Adopt Judiciary; 010-000-000
- 05-04-15 S Added as Chief Co-Sponsor Sen. Martin A. Sandoval
 - S Recalled to Second Reading
 - S Senate Floor Amendment No. 1 Adopted; Cullerton
 - S Senate Floor Amendment No. 2 Adopted; Cullerton
 - S Placed on Calendar Order of 3rd Reading
 - S Third Reading Passed; 058-000-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Sidney H. Mathias
- 05-04-26 H First Reading
- H Referred to Rules Committee
- 05-04-27 H Assigned to Executive Committee
- 05-05-13 H Rule 19(a) / Re-referred to Rules Committee
- 05-05-16 H Committee/Final Action Deadline Extended-9(b) May 31, 2005
- H Assigned to Judiciary I Civil Law Committee
- 05-05-17 H Motion to Suspend Rule 25 Prevailed H House Amendment No. 1 Filed with Clerk by Judiciary I - Civil Law Committee
 - H House Amendment No. 1 Adopted in Judiciary I Civil Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary I Civil Law Committee; 011-001-001
- 05-05-18 H Placed on Calendar 2nd Reading Short Debate

- 05-05-19 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
 - H House Amendment No. 2 Filed with Clerk by Rep. Sidney H. Mathias
 - H House Amendment No. 2 Referred to Rules Committee
- 05-05-23 H House Amendment No. 2 Rules Refers to Judiciary I Civil Law Committee
- 05-05-24 H House Amendment No. 2 Recommends Be Adopted Judiciary I Civil Law Committee; 008-005-000
 - H Second Reading Short Debate
 - H House Amendment No. 2 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-05-26 H Third Reading Short Debate Passed 111-004-001
 - S Secretary's Desk Concurrence House Amendment(s) 01,02
 - S Placed on Calendar Order of Concurrence House Amendment(s) 01,02-May 27,2005.
- 05-05-27 S House Amendment No. 1 Motion to Concur Filed with Secretary Sen. John J. Cullerton
 - S House Amendment No. 1 Motion to Concur Referred to Rules
 - S House Amendment No. 2 Motion to Concur Filed with Secretary Sen. John J. Cullerton
 - S House Amendment No. 2 Motion to Concur Referred to Rules
 - S House Amendment No. 1 Motion to Concur Rules Referred to Judiciary
 - S House Amendment No. 2 Motion to Concur Rules Referred to Judiciary
 - S House Amendment No. 1 Motion To Concur Recommended Do Adopt Judiciary; 009-000-000
 - S House Amendment No. 2 Motion To Concur Recommended Do Adopt Judiciary; 009-000-000
 - S House Amendment No. 1 Senate Concurs 058-000-000
 - S House Amendment No. 2 Senate Concurs 058-000-000
 - S Passed Both Houses
- 05-06-24 S Sent to the Governor
- 05-08-22 S Governor Approved
 - S Effective Date January 1, 2006

SB-1884 WINKEL.

55 ILCS 5/5-1120

Amends the County Code. Re-enacts provisions relating to juvenile delinquency programs that were added by Public Act 89-203, which was held to violate the single subject rule of the Illinois Constitution in . Validates otherwise lawful actions taken in reliance on those provisions. Effective immediately.

05-02-25 S Filed with Secretary by Sen. Richard J. Winkel, Jr.

- S First Reading
- S Referred to Rules
- 05-03-02 S Assigned to Judiciary
- 05-03-09 S Do Pass Judiciary; 010-000-000
- S Placed on Calendar Order of 2nd Reading March 10, 2005
- 05-04-11 S Second Reading
- S Placed on Calendar Order of 3rd Reading April 12, 2005
- 05-04-15 S Third Reading Passed; 058-000-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Naomi D. Jakobsson
- 05-04-26 H First Reading
- H Referred to Rules Committee
- 05-04-27 H Assigned to Judiciary II Criminal Law Committee
- 05-05-05 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 012-000-000
 - H Placed on Calendar 2nd Reading Short Debate
- 05-05-11 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate

05-05-18	H Third Reading - Short Debate - Passed 115-000-000
	S Passed Both Houses
05-06-16	S Sent to the Governor
05-07-08	S Governor Approved
	S Effective Date July 8, 2005
	S Public Act

SB-1885 RIGHTER.

750 ILCS 50/2

/2 from Ch. 40, par. 1502

Amends the Adoption Act. Makes a technical change in a Section concerning who may adopt a child.

- 05-02-25 S Filed with Secretary by Sen. Dale A. Righter
 - S First Reading
 - S Referred to Rules

SB-1886 LIGHTFORD. 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.

- 05-02-25 S Filed with Secretary by Sen. Kimberly A. Lightford
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Education
- 05-03-10 S Postponed Education
- 05-03-17 S Do Pass Education; 007-004-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-11 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Kimberly A. Lightford
 - S Senate Floor Amendment No. 1 Referred to Rules
 - S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Kimberly A. Lightford
 - S Senate Floor Amendment No. 2 Referred to Rules
- 05-04-12 S Senate Floor Amendment No. 2 Rules Refers to Education
 - S Senate Floor Amendment No. 2 Held in Education
- 05-04-13 S Second Reading
- S Placed on Calendar Order of 3rd Reading April 14, 2005
- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules
- 05-07-01 S Senate Floor Amendment No. 2 Referred to Rules; 3-9(b)

SB-1887 LIGHTFORD. 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.

- 05-02-25 S Filed with Secretary by Sen. Kimberly A. Lightford
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Education
- 05-03-10 S Postponed Education
- 05-03-17 S Do Pass Education; 007-004-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-12 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Kimberly A. Lightford
 - S Senate Floor Amendment No. 1 Referred to Rules
 - S Senate Floor Amendment No. 1 Rules Refers to Education
 - S Senate Floor Amendment No. 1 Held in Education
- 05-04-13 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 14, 2005

- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules
- 05-07-01 S Senate Floor Amendment No. 1 Referred to Rules; 3-9(b)

SB-1888 HAINE.

5 ILCS 80/4.22 5 ILCS 80/4.23 5 ILCS 80/4.24 5 ILCS 80/4.13 rep. 5 ILCS 80/4.14 rep. from Ch. 127, par. 1904.14 5 ILCS 100/1-5 from Ch. 127, par. 1001-5 5 ILCS 100/1-20 from Ch. 127, par. 1001-20 5 ILCS 100/5-45 from Ch. 127, par. 1005-45 5 ILCS 120/2 from Ch. 102, par. 42 5 ILCS 160/7 from Ch. 116, par. 43.10 5 ILCS 315/9 from Ch. 48, par. 1609 5 ILCS 315/15 from Ch. 48, par. 1615 5 ILCS 325/1 from Ch. 129, par. 501 5 ILCS 325/1.1 5 ILCS 430/99-10 was Sec. 995 of PA 93-617 10 ILCS 5/7-7 from Ch. 46, par. 7-7 10 ILCS 5/9-10 from Ch. 46, par. 9-10 10 ILCS 5/24B-9.1 15 ILCS 305/10 from Ch. 124, par. 10 15 ILCS 310/10b.1 from Ch. 124, par. 110b.1 15 ILCS 335/14 from Ch. 124, par. 34 15 ILCS 520/11 from Ch. 130, par. 30 15 ILCS 520/22.5 from Ch. 130, par. 41a 20 ILCS 105/4.12 20 ILCS 105/4.13 20 ILCS 405/405-292 20 ILCS 415/4c from Ch. 127, par. 63b104c 20 ILCS 505/7 from Ch. 23, par. 5007 20 ILCS 655/5.5 from Ch. 67 1/2, par. 609.1 20 ILCS 689/95 was 20 ILCS 689/905 20 ILCS 801/1-30 20 ILCS 801/1-35 20 ILCS 1105/15 from Ch. 96 1/2, par. 7415 20 ILCS 1305/10-35 20 ILCS 1305/10-40 20 ILCS 1305/10-45 20 ILCS 2310/2310-330 was 20 ILCS 2310/55.46 20 ILCS 2310/2310-610 20 ILCS 2310/2310-630 20 ILCS 2610/23 from Ch. 121, par. 307.18d 20 ILCS 2630/5 from Ch. 38, par. 206-5 20 ILCS 2805/2e 20 ILCS 2805/2f 20 ILCS 3305/5 from Ch. 127, par. 1055 20 ILCS 3501/801-1 20 ILCS 3501/815-10 20 ILCS 3927/10 20 ILCS 3960/3 from Ch. 111 1/2, par. 1153 30 ILCS 105/5.545 30 ILCS 105/5.552 30 ILCS 105/5.567 30 ILCS 105/5.569 30 ILCS 105/5.570

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duplication. Corrects obsolete cros	ic Act. Renumbers Sections of various Acts to eliminate s-references and technical errors. Makes stylistic changes.
Effective immediately. NOTE(S) THAT MAY APPLY:	Pension
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05-03-17 S Do Pass State S Placed on Cala	
05-04-11 S Second Reading	ndar Order of 2nd Reading April 6, 2005
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from Ch. 5, par. 1020.1 from Ch. 5, par. 1020.1 from Ch. 5, par. 242b from Ch. 5, par. 1303 from Ch. 96 1/2, par. 9106a from Ch. 48, par. 2555 from Ch. 121, par. 604 620 ILCS 5/34b 625 ILCS 5/3-1001 from Ch. 95 1/2, par. 3-1001 735 ILCS 5/7-103.3 775 ILCS 5/2-105 from Ch. 68, par. 2-105 815 ILCS 355/1 from Ch. 96 1/2, par. 9551 815 ILCS 440/2.8 from Ch. 96 1/2, par. 7702.8 815 ILCS 440/6 from Ch. 96 1/2, par. 7706 820 ILCS 405/2103 from Ch. 48, par. 663

Makes revisory changes to numerous Acts to conform them to Public Act 93-25, which renamed the Bureau of the Budget as the Governor's Office of Management and Budget and renamed the Department of Commerce and Community Affairs as the Department of Commerce and Economic Opportunity. Makes no substantive change. Effective immediately.

NOTE(S) THAT MAY APPLY: Pension

- 05-02-25 S Filed with Secretary by Sen. William R. Haine
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to State Government
- 05-03-17 S Do Pass State Government; 009-000-000
- S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
- 05-04-13 S Third Reading Passed; 058-000-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Sidney H. Mathias
 - H First Reading
 - H Referred to Rules Committee
- 05-04-20 H Assigned to Executive Committee
- 05-05-13 H Rule 19(a) / Re-referred to Rules Committee

SB-1890 DAHL.

from Ch. 95 1/2, par. 11-1414.1

Amends the Illinois Vehicle Code. Provides that students may be transported for an agrarian related school activity in any second division vehicle (rather than only in a school bus).

- 05-02-25 S Filed with Secretary by Sen. Gary G. Dahl
 - S First Reading
 - S Referred to Rules

SB-1891 ALTHOFF.

820 ILCS 105/1

625 ILCS 5/11-1414.1

from Ch. 48, par. 1001 Amends the Minimum Wage Law. Makes a technical change in a Section concerning the short title.

05-02-25 S Filed with Secretary by Sen. Pamela J. Althoff

- S First Reading
- S Referred to Rules

SB-1892 SILVERSTEIN-ROSKAM-PANKAU-COLLINS.

815 ILCS 505/2MM

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that a consumer who has been the victim of identity theft may place a security freeze on his or her credit report by making a request in writing by certified mail to a consumer credit reporting agency with a valid copy of a police report, investigative report, or complaint that the consumer has filed with a law enforcement agency about unlawful use of his or her personal information by another person. Requires a credit reporting agency to place a security freeze on a consumer's credit report no later than 5 business days after receiving a written request from the consumer. Provides that if the consumer wishes to allow his or her credit report to be accessed for a specific party, parties, or period of time while a freeze is in place, he or she shall contact the consumer credit reporting agency, request that the freeze be temporarily lifted, and provide certain information. Provides that if a security freeze is in place, a credit reporting agency shall not change any of the following official information in a credit report without sending a written confirmation of the change to the consumer within 30 days of the change being posted to the

consumer's file: (i) name, (ii) date of birth, (iii) Social Security number, and (iv) address. Provides that certain entities are not required to place a security freeze in a credit report provided certain conditions are met. Defines "proper identification". 05-02-25 S Filed with Secretary by Sen. Ira I. Silverstein S First Reading S Referred to Rules 05-03-02 S Assigned to Executive 05-03-10 S Do Pass Executive: 011-000-000 S Placed on Calendar Order of 2nd Reading March 15, 2005 S Added as Chief Co-Sponsor Sen. Peter J. Roskam 05-03-15 S Added as Chief Co-Sponsor Sen. Carole Pankau 05-03-17 S Second Reading S Placed on Calendar Order of 3rd Reading April 6, 2005 05-04-13 S Added as Chief Co-Sponsor Sen, Jacqueline Y. Collins S Third Reading - Passed; 059-000-000 H Arrived in House H Placed on Calendar Order of First Reading H Chief House Sponsor Rep. Sidney H. Mathias H First Reading H Referred to Rules Committee 05-04-14 H Alternate Chief Sponsor Changed to Rep. Marlow H. Colvin H Added Alternate Chief Co-Sponsor Rep. Sidney H. Mathias 05-04-20 H Assigned to Consumer Protection Committee H Do Pass / Short Debate Consumer Protection Committee; 011-000-000 05-04-26 H Placed on Calendar 2nd Reading - Short Debate 05-04-27 H Added Alternate Co-Sponsor Rep. Careen M Gordon H Added Alternate Co-Sponsor Rep. Patricia Reid Lindner H Added Alternate Chief Co-Sponsor Rep. Brandon W. Phelps 05-04-28 H Added Alternate Chief Co-Sponsor Rep. Robert F. Flider H Second Reading - Short Debate H Held on Calendar Order of Second Reading - Short Debate H Added Alternate Co-Sponsor Rep. Naomi D. Jakobsson H Added Alternate Co-Sponsor Rep. Milton Patterson H Added Alternate Co-Sponsor Rep. Robin Kelly 05-05-03 H Added Alternate Co-Sponsor Rep. Lisa M. Dugan 05-05-05 H Added Alternate Co-Sponsor Rep. Linda Chapa LaVia H Added Alternate Co-Sponsor Rep. Edward J. Acevedo H Added Alternate Co-Sponsor Rep. Daniel V. Beiser H Added Alternate Co-Sponsor Rep. John E. Bradley H House Amendment No. 1 Filed with Clerk by Rep. Marlow H. Colvin H House Amendment No. 1 Referred to Rules Committee 05-05-11 H Added Alternate Co-Sponsor Rep. William Delgado H Added Alternate Co-Sponsor Rep. Cynthia Soto 05-05-16 If House Amendment No. I Recommends Be Adopted Rules Committee; 003-001-000 05-05-18 H Added Alternate Co-Sponsor Rep. Michael K. Smith H Added Alternate Co-Sponsor Rep. John D'Amico 05-05-19 H Second Reading - Short Debate H Held on Calendar Order of Second Reading - Short Debate 05-05-20 H Final Action Deadline Extended-9(b) May 31, 2005 05-05-30 H Added Alternate Co-Sponsor Rep. Annazette Collins H Added Alternate Co-Sponsor Rep. Kathleen A. Ryg H Added Alternate Co-Sponsor Rep. Gary Hannig 05-05-31 H Rule 19(a) / Re-referred to Rules Committee

SB-1893 SILVERSTEIN-RADOGNO.

735 ILCS 5/2-402 from Ch. 110, par. 2-402

Amends the Code of Civil Procedure. Provides that a summons for discovery issued by the clerk of the circuit court shall be served on each person or entity named as a respondent in discovery. Provides that no extension of the 6 month period for making a respondent into a defendant shall be permitted unless the plaintiff can show a failure or refusal on the part of the

SB-1894 to SB-1894

respondent to comply with timely filed discovery or for good cause shown. Adds a Summons for Discovery Form.

SENATE COMMITTEE AMENDMENT NO. 1

Deletes everything after the enacting clause Reinserts the provisions of the original bill with the following changes. Provides for a 90-day extension of the time limit for discovery for the withdrawal of plaintiff's counsel or for good cause.

SENATE FLOOR AMENDMENT NO. 2

Deletes everything after the enacting clause. Reinserts the provisions of the original bill with the following changes. Provides for a 90-day extension of the time limit for discovery for the withdrawal of plaintiff's counsel or for good cause.

- 05-02-25 S Filed with Secretary by Sen. Ira I. Silverstein
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Judiciary
- 05-03-09 S Postponed Judiciary
- 05-03-16 S Postponed Judiciary
- 05-03-17 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Ira I. Silverstein
 - S Senate Committee Amendment No. 1 Referred to Rules
 - S Senate Committee Amendment No. 1 Rules Refers to Judiciary
 - S Senate Committee Amendment No. 1 Adopted
 - S Do Pass as Amended Judiciary; 010-000-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-08 S Added as Chief Co-Sponsor Sen. Christine Radogno
- 05-04-11 S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Ira I. Silverstein
 - S Senate Floor Amendment No. 2 Referred to Rules
 - S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
 - S Senate Floor Amendment No. 2 Rules Refers to Judiciary
- 05-04-12 S Senate Floor Amendment No. 2 Recommend Do Adopt Judiciary; 010-000-000
- 05-04-13 S Recalled to Second Reading
 - S Senate Floor Amendment No. 2 Adopted; Silverstein
 - S Placed on Calendar Order of 3rd Reading April 14, 2005
- 05-04-15 S Third Reading Passed; 058-000-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Naomi D. Jakobsson
 - H First Reading
 - H Referred to Rules Committee
- 05-04-26 H Alternate Chief Sponsor Changed to Rep. John A. Fritchey
- 05-04-27 H Assigned to Judiciary I Civil Law Committee 05-05-11 H Do Pass / Short Debate Judiciary I Civil Law Committee; 010-000-000 H Placed on Calendar 2nd Reading - Short Debate
- 05-05-20 H Final Action Deadline Extended-9(b) May 31, 2005
- 05-05-24 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- H Third Reading Short Debate Passed 116-000-000 05-05-26
- S Passed Both Houses
- 05-06-24 S Sent to the Governor
- 05-08-12 S Governor Approved
 - S Effective Date January 1, 2006

SB-1894 J. SULLIVAN.

510 ILCS 67/10

Amends the Illinois Equine Research and Promotion Act. Makes a technical change in a Section concerning determination of assent by referendum.

- 05-02-25 S Filed with Secretary by Sen. John M. Sullivan
 - S First Reading

1004

10, 2005

S Referred to Rules
S Assigned to Agriculture & Conservation
S Do Pass Agriculture & Conservation; 008-000-001
S Placed on Calendar Order of 2nd Reading March 10, 2005
S Second Reading
S Placed on Calendar Order of 3rd Reading April 12, 2005
S Third Reading - Passed; 057-001-000
H Arrived in House
H Placed on Calendar Order of First Reading
H Chief House Sponsor Rep. Michael J. Madigan

- 05-04-14 H First Reading
- H Referred to Rules Committee
- 05-04-20 H Assigned to Executive Committee
- 05-05-13 H Rule 19(a) / Re-referred to Rules Committee

SB-1895 RADOGNO.

755 ILCS 5/2-6

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

Amends the Probate Act of the 1975. Provides that a person acquitted by reason of insanity but who has been found by the court to have in fact committed the murder of the decedent shall also be conclusively presumed to have caused the death intentionally and unjustifiably for inheritance purposes. Adds a tenancy to the list of types of property that a person who intentionally and unjustifiably causes the death of another is banned from receiving. Effective immediately. ~ ~ ~ ~ ~ ~ ~ ~ . .

05-02-25	S Filed with Secretary by Sen. Christine Radogno
	S First Reading
	S Referred to Rules
05-03-02	S Assigned to Judiciary
05-03-09	S Do Pass Judiciary; 010-000-000
	S Placed on Calendar Order of 2nd Reading March 10, 2005
05-03-17	S Second Reading
	S Placed on Calendar Order of 3rd Reading April 6, 2005
05-04-11	S Third Reading - Passed; 054-000-000
	H Arrived in House
	H Placed on Calendar Order of First Reading
	H Chief House Sponsor Rep. Sidney H. Mathias
	H Added Alternate Chief Co-Sponsor Rep. Paul D. Froehlich
	H First Reading
	H Referred to Rules Committee
05-04-12	H Alternate Chief Sponsor Changed to Rep. Eileen Lyons
	H Added Alternate Chief Co-Sponsor Rep. Sidney H. Mathias
05-04-20	H Assigned to Judiciary 1 - Civil Law Committee
05-05-13	H Rule 19(a) / Re-referred to Rules Committee
96 RAI	DOGNO.

SB-189

730	ILCS	5/5-6-3			from	Ch.	38,	par.	1005-6-3	
730	ILCS	125/20			from	Ch.	75,	par.	120	
730	ILCS	130/3			from					
	1 .1	11.10	0.1	~	0	. •	D			

Amends the Unified Code of Corrections. Provides that as a condition of probation, a prisoner who has served pretrial detention in the county jail may be ordered to reimburse the county for those expenses. Amends the County Jail Act. Provides that the county may seek reimbursement for any expenses incurred by the county in relation to a charge for which a person was sentenced to a county jail as follows: (1) from each person who is or was a prisoner, not more than \$60 per day for the expenses of maintaining that prisoner or the actual per diem cost of maintaining that prisoner, whichever is less, for the entire period of time the person was confined in the county jail, including any period of pretrial detention; (2) to investigate the financial status of the person; and (3) any other expenses incurred by the county to collect payments. Amends the County Jail Good Behavior Allowance Act. Provides that a prisoner who willfully refuses to cooperate in the collection of expenses of his or her incarceration shall not receive a reduction in his or her term of incarceration under the Act. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-25 S Filed with Secretary by Sen. Christine Radogno

S First Reading

S Referred to Rules

SB-1897 CRONIN AND HAINE-MARTINEZ-COLLINS.

730 ILCS 5/5-6-1 from Ch. 38, par. 1005-6-1

Amends the Unified Code of Corrections. Provides that a person charged with a Class A misdemeanor violation of sexual exploitation of a child may not receive a disposition of supervision.

- 05-02-25 S Filed with Secretary by Sen. Dan Cronin S First Reading S Referred to Rules S Assigned to Judiciary 05-03-02 05-03-09 S Postponed - Judiciary 05-03-16 S Do Pass Judiciary; 010-000-000 S Placed on Calendar Order of 2nd Reading March 17, 2005 05-03-17 S Second Reading S Placed on Calendar Order of 3rd Reading April 6, 2005 05-04-13 S Added as Co-Sponsor Sen. William R. Haine S Added as Chief Co-Sponsor Sen. Iris Y. Martinez S Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins S Third Reading - Passed; 059-000-000 H Arrived in House H Placed on Calendar Order of First Reading H Chief House Sponsor Rep. Paul D. Froehlich H First Reading H Referred to Rules Committee 05-04-20 H Assigned to Judiciary II - Criminal Law Committee 05-04-27 H Added Alternate Co-Sponsor Rep. Careen M Gordon 05-04-28 H Added Alternate Co-Sponsor Rep. Naomi D. Jakobsson 05-05-03 H Added Alternate Chief Co-Sponsor Rep. Lisa M. Dugan 05-05-04 H Added Alternate Chief Co-Sponsor Rep. Patricia Bailey H Added Alternate Chief Co-Sponsor Rep. Kurt M. Granberg 05-05-05 H Added Alternate Chief Co-Sponsor Rep. Mark H. Beaubien, Jr. H Added Alternate Co-Sponsor Rep. John E. Bradley H Added Alternate Co-Sponsor Rep. William Delgado 05-05-11 05-05-12 H Do Pass / Short Debate Judiciary II - Criminal Law Committee; 012-002-001 H Placed on Calendar 2nd Reading - Short Debate H Added Alternate Co-Sponsor Rep. Daniel V. Beiser 05-05-19 H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate 05-05-20 H Final Action Deadline Extended-9(b) May 31, 2005 05-05-24 H Added Alternate Co-Sponsor Rep. Jack D. Franks H Added Alternate Co-Sponsor Rep. Linda Chapa LaVia H Third Reading - Short Debate - Passed 112-000-004 S Passed Both Houses 05-06-22 S Sent to the Governor 05-07-11 S Governor Approved S Effective Date January 1, 2006
 - S Public Act 94-0169

SB-1898 CRONIN, SANDOVAL AND HAINE-MARTINEZ-COLLINS.

720 ILCS 5/11-9.1 from Ch. 38, par. 11-9.1

Amends the Criminal Code of 1961 relating to the offense of sexual exploitation of a child. Provides that a second or subsequent violation of a substantially similar law of another state is a Class 4 felony. Provides that if the victim of sexual exploitation of a child is under 13 years of age at the time of the commission of the offense, the offense is a Class 4 felony. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

05-02-25 S Filed with Secretary by Sen. Dan Cronin

1006

05-03-02	S Referred to Rules S Assigned to Judiciary S Postponed - Judiciary
05-03-16	
05-05-10	S Placed on Calendar Order of 2nd Reading March 17, 2005
05-03-17	S Second Reading
	S Placed on Calendar Order of 3rd Reading April 6, 2005
05-03-30	S Added as Co-Sponsor Sen. Martin A. Sandoval
05-04-13	S Added as Co-Sponsor Sen. William R. Haine
	S Added as Chief Co-Sponsor Sen. Iris Y. Martinez
	S Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins
	S Third Reading - Passed; 059-000-000
	H Arrived in House
	H Placed on Calendar Order of First Reading
	H Chief House Sponsor Rep. Careen M Gordon
05-04-14	H Added Alternate Chief Co-Sponsor Rep. Lisa M. Dugan
	H Added Alternate Chief Co-Sponsor Rep. John E. Bradley
	H Added Alternate Chief Co-Sponsor Rep. Daniel V. Beiser
	H Added Alternate Chief Co-Sponsor Rep. Naomi D. Jakobsson
	H Added Alternate Co-Sponsor Rep. Edward J. Acevedo
	H First Reading H Referred to Rules Committee
05-04-15	H Added Alternate Co-Sponsor Rep. Linda Chapa LaVia
05-04-15	H Added Alternate Co-Sponsor Rep. Jack D. Franks
05-04-20	H Assigned to Judiciary II - Criminal Law Committee
05-04-20	H Added Alternate Co-Sponsor Rep. Milton Patterson
05-04-20	H Added Alternate Co-Sponsor Rep. David E. Miller
	H Added Alternate Co-Sponsor Rep. Robin Kelly
	H Added Alternate Co-Sponsor Rep. Wyvetter H. Younge
	H Added Alternate Co-Sponsor Rep. Monique D. Davis
	H Added Alternate Co-Sponsor Rep. Arthur L. Turner
05-04-28	H Added Alternate Co-Sponsor Rep. Patricia Bailey
05-05-03	H Added Alternate Co-Sponsor Rep. Kurt M. Granberg
05-05-11	H Added Alternate Co-Sponsor Rep. William Delgado
05-05-12	H Do Pass / Short Debate Judiciary II - Criminal Law Committee; 016-000-
	000
	H Placed on Calendar 2nd Reading - Short Debate
05-05-19	H Added Alternate Co-Sponsor Rep. Sandra M. Pihos
	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-05-20	H Final Action Deadline Extended-9(b) May 31, 2005
05-05-24	H Third Reading - Short Debate - Passed 116-000-000
05 04 00	S Passed Both Houses
05-06-22	S Sent to the Governor
05-07-07	S Governor Approved S Effective Date July 7, 2005
	S Public Act 94-0140
99 CRC	DNIN.

SB-1899 CRONIN.

New Act

Creates the Identity Theft Notification Act. Requires any agency, person, or business that conducts business in Illinois and owns or licenses data that includes personal information concerning an Illinois resident to notify the resident that there has been a breach of the security of that data following discovery or notification of the breach. Requires any agency, person, or business that maintains data that includes personal information concerning an Illinois resident and that the agency, person, or business does not own to notify the owner or licensee of the information of any breach of the security of the data immediately following discovery, if the personal information was, or is reasonably believed to have been acquired by an unauthorized person. Provides that notice may be provided in one of the following ways: (1) written notice; (2) electronic notice; or (3) substitute notice if the agency, person, or business demonstrates that the cost of providing notice would exceed \$250,000, or the affected class of persons to be notified exceeds 500,000, or the agency, person, or business does not have sufficient contact information.

- 05-02-25 S Filed with Secretary by Sen. Dan Cronin
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Executive
- 05-03-10 S Postponed Executive
- 05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-1900 BRADY-BOMKE.

720 ILCS 5/24-3 from Ch. 38, par. 24-3

Amends the Criminal Code of 1961. Makes a technical change in a Section concerning the unlawful sale of firearms.

- 05-02-25 S Filed with Secretary by Sen. Bill Brady
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Judiciary 05-03-09 S Postponed Judiciary
- 05-03-16 S Postponed Judiciary
- 05-03-17 S Do Pass Judiciary; 010-000-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-07 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Bill Brady S Senate Floor Amendment No. 1 Referred to Rules
 - S Added as Chief Co-Sponsor Sen. Larry K. Bomke
- 05-04-13 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 14, 2005
- 05-04-15 S Third Reading Lost; 022-030-000 S Senate Floor Amendment No. 1 Tabled Pursuant to Rule 5-4(a)

SB-1901 BRADY. 430 ILCS 65/1

from Ch. 38, par. 83-1

Amends the Firearm Owners Identification Card Act. Makes a technical change in a Section concerning a legislative declaration.

- 05-02-25 S Filed with Secretary by Sen. Bill Brady
 - S First Reading
 - S Referred to Rules

SB-1902 BOMKE-BRADY.

430 ILCS 65/1

from Ch. 38, par. 83-1

Amends the Firearm Owners Identification Card Act. Makes a technical change in a Section concerning legislative policy.

- 05-02-25 S Filed with Secretary by Sen. Bill Brady
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Judiciary
- 05-03-09 S Postponed Judiciary
- 05-03-16 S Postponed Judiciary
- 05-03-17 S Do Pass Judiciary; 010-000-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-03-31 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Larry K. Bomke
 - S Senate Floor Amendment No. 1 Referred to Rules
- 05-04-07 S Chief Sponsor Changed to Sen. Larry K. Bomke
- S Chief Co-Sponsor Changed to Sen. Bill Brady
- 05-04-13 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 14, 2005
- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed

S Re-referred to Rules

SB-1903 BRADY.

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

Amends the Criminal Code of 1961. Makes a technical change in a Section concerning the unlawful use of weapons.

05-02-25 S Filed with Secretary by Sen. Bill Brady

S First Reading

S Referred to Rules

SB-1904 ROSKAM AND J. JONES.

510 ILCS 70/1 from Ch. 8, par. 701 Amends the Humane Care for Animals Act. Makes a technical change in a Section concerning the short title.

05-02-25 S Filed with Secretary by Sen. Peter J. Roskam

S First Reading

S Referred to Rules

05-03-02 S Assigned to Agriculture & Conservation

05-03-15 S Added as Co-Sponsor Sen. John O. Jones

05-03-16 S Held in Agriculture & Conservation

05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-1905 CLAYBORNE.

215 ILCS 5/155.27a new

Amends the Illinois Insurance Code. Prohibits an insurer issuing policies of automobile insurance from increasing the premium rate of an insured based solely on the driving record of a spouse or other family member when that family member is not authorized to drive the insured vehicle.

05-02-25 S Filed with Secretary by Sen. James F. Claybome, Jr.

- S First Reading
- S Referred to Rules

05-03-02 S Assigned to Insurance

05-03-09 S Postponed - Insurance

S Re-referred to Rules

S Re-assigned to Executive

05-03-17 S Held in Executive

05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-1906 MALONEY.

105 ILCS 5/3-11

from Ch. 122, par. 3-11

Amends the School Code. In scheduling teachers' institute days, requires that election and primary election days must be used before other days.

05-02-25 S Filed with Secretary by Sen. Edward D. Maloney

- S First Reading
- S Referred to Rules
- 05-03-02 S Assigned to Education
- 05-03-10 S Postponed Education
- 05-03-17 S Postponed Education
- 05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-1907 CULLERTON.

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

Amends the Code of Civil Procedure examination of patient records provisions. Permits a person, entity, or organization presenting a valid signed authorization for the release of records to examine a health care facility's records of a patient. Provides that a written request by a person, entity, or organization presenting a valid signed authorization for the release of records shall be satisfied within 30 days of receipt.

SENATE FLOOR AMENDMENT NO. 1

Provides for the examination of records by a person, entity, or organization presenting a valid authorization (instead of a valid signed authorization) for the release of records signed by the patient or the patient's representative.

05-02-25	S Filed with Secretary by Sen. John J. Cullerton S First Reading
	S Referred to Rules
05-03-02	S Assigned to Judiciary
	S Do Pass Judiciary; 010-000-000
	S Placed on Calendar Order of 2nd Reading March 10, 2005
05-03-17	S Second Reading
	S Placed on Calendar Order of 3rd Reading April 6, 2005
05-04-06	S Senate Floor Amendment No. 1 Filed with Secretary by Sen. John J Cullerton
	S Senate Floor Amendment No. 1 Referred to Rules
05-04-07	S Senate Floor Amendment No. 1 Rules Refers to Judiciary
05-04-12	S Senate Floor Amendment No. 1 Recommend Do Adopt Judiciary; 010- 000-000
05-04-13	S Recalled to Second Reading
	S Senate Floor Amendment No. 1 Adopted; Cullerton
	S Placed on Calendar Order of 3rd Reading April 14, 2005
05-04-15	S Third Reading - Passed; 056-000-000
	H Arrived in House
	H Placed on Calendar Order of First Reading
	H Chief House Sponsor Rep. Sidney H. Mathias
05-04-27	H First Reading
	H Referred to Rules Committee
	H Assigned to Judiciary I - Civil Law Committee
	H Do Pass / Short Debate Judiciary I - Civil Law Committee; 011-001-000
05-05-05	H Placed on Calendar 2nd Reading - Short Debate
05-05-11	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-05-18	H Third Reading - Short Debate - Passed 115-000-000
	S Passed Both Houses
	S Sent to the Governor
05-07-08	S Governor Approved
	S Effective Date January 1, 2006
	S Public Act

SB-1908 HAINE.

220 ILCS 5/16-101

Amends the Public Utilities Act. Makes a technical change in a Section concerning the short title and applicability of the Electric Service Customer Choice and Rate Relief Law of 1997.

05-02-25	S	Filed with	 Secretary 	by	Sen.	William	R.	Haine
	0	D ¹ / D	1.					

- S First Reading
- S Referred to Rules
- 05-03-02 S Assigned to Environment & Energy
- 05-03-10 S Do Pass Environment & Energy; 007-005-000
- S Placed on Calendar Order of 2nd Reading March 15, 2005
- 05-03-17 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 6, 2005
- 05-04-13 S Third Reading Passed; 041-013-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Michael J. Madigan
- 05-04-14 H First Reading
 - H Referred to Rules Committee
- 05-04-20 H Assigned to Executive Committee
- 05-05-13 H Rule 19(a) / Re-referred to Rules Committee

SB-1909 HAINE-D. SULLIVAN, DEMUZIO AND FORBY.

415 ILCS 5/3.135

was 415 ILCS 5/3.94

Amends the Environmental Protection Act. Includes additional materials within the definition of "coal combustion by-product" (CCB). Provides that, in certain circumstances, the EPA must (instead of "may") make written beneficial use determinations that coal-combustion waste is a CCB. Sets forth the procedures for the application for and approval and renewal of a beneficial use determination. Provides that CCB for which a beneficial use determination is approved shall be considered CCB for as long as it is used in accordance with the approval and any conditions of the approval.

SENATE FLOOR AMENDMENT NO. 1

Provides that the more stringent regulations of coal combustion by-product (CCB) provided under this Section do not apply to CCB used for mine subsidence, mine fire control, mine sealing, and mine reclamation (previously this use was included in the class of CCB uses subject to the stricter regulations). Eliminates boron, chloride, sulfate, and phenol from a list of Class I groundwater parameters that certain CCB uses may not exceed.

HOUSE AMENDMENT NO. 1

Provides that the use of coal combustion by-product (CCB) in mine subsidence, mine fire control, mine sealing, and mine reclamation is a restricted CCB use subject to certain conditions. Deletes a list of elements for which restricted CCB uses may not exceed Class I Groundwater Standards. Requires users of CCB for mine subsidence, mine fire control, mine sealing, and mine reclamation to provide notification to the Agency for each project using CCB including documenting the quantity of CCB used and certifying compliance with the conditions of the Act. Provides that an Agency beneficial use determination enables the use of CCB in mine subsidence, mine fire control, mine sealing, and mine reclamations. Provides that written beneficial use determination applications for the use of CCB at sites governed by the federal Surface Mining Control and Reclamation Act of 1977 shall be reviewed and approved by the Office of Mines and Minerals within the Department of Natural Resources pursuant to provisions of the Illinois Administrative Code. Requires that appeals from these determinations shall be made pursuant to the Illinois Administrative Review Law.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-25 S Filed with Secretary by Sen. William R. Haine
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Environment & Energy
- 05-03-08 S Added as Chief Co-Sponsor Sen. Dave Sullivan
- 05-03-10 S Postponed Environment & Energy
- 05-03-16 S Do Pass Environment & Energy; 009-000-000
 - S Placed on Calendar Order of 2nd Reading March 17, 2005
- 05-04-07 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. William R. Haine
 - S Senate Floor Amendment No. 1 Referred to Rules
- 05-04-11 S Senate Floor Amendment No. 1 Rules Refers to Environment & Energy
- 05-04-12 S Senate Floor Amendment No. 1 Recommend Do Adopt Environment & Energy; 013-000-000
- 05-04-13 S Second Reading
 - S Senate Floor Amendment No. 1 Adopted; Haine
 - S Placed on Calendar Order of 3rd Reading April 14, 2005
- 05-04-15 S Third Reading Passed; 054-001-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. James H. Meyer
 - H First Reading
- H Referred to Rules Committee
- 05-04-27 H Assigned to Executive Committee
- 05-05-11 H Alternate Chief Sponsor Changed to Rep. Dan Reitz
- H Added Alternate Chief Co-Sponsor Rep. James H. Meyer
- 05-05-13 H Rule 19(a) / Re-referred to Rules Committee
- 05-05-16 H Committee/Final Action Deadline Extended-9(b) May 31, 2005
- H Assigned to Environment & Energy Committee
- 05-05-17 H Added Alternate Chief Co-Sponsor Rep. Thomas Holbrook
 - H Motion to Suspend Rule 25 Prevailed
 - H House Amendment No. 1 Filed with Clerk by Environment & Energy Committee
 - H House Amendment No. 1 Adopted in Environment & Energy Committee;

by Voice Vote

- H Do Pass as Amended / Short Debate Environment & Energy Committee; 014-000-000
- 05-05-18 H Placed on Calendar 2nd Reading Short Debate
- 05-05-24 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-05-26 H Third Reading Short Debate Passed 116-000-000
 - S Secretary's Desk Concurrence House Amendment(s) 01
 - S Placed on Calendar Order of Concurrence House Amendment(s) 01-May 27, 2005.
 - S House Amendment No. 1 Motion to Concur Filed with Secretary Sen. William R. Haine
 - S House Amendment No. 1 Motion to Concur Referred to Rules
- 05-05-27 S House Amendment No. 1 Motion to Concur Rules Referred to Environment & Energy
 - S House Amendment No. 1 Motion To Concur Recommended Do Adopt Environment & Energy; 008-000-000
 - S Added as Co-Sponsor Sen. Deanna Demuzio
 - S House Amendment No. 1 Senate Concurs 058-000-001
 - S Added as Co-Sponsor Sen. Gary Forby
 - S Passed Both Houses
- 05-06-17 S Sent to the Governor
- 05-06-21 S Governor Approved
 - S Effective Date January 1, 2006

SB-1910 HAINE.

55 ILCS 5/5-1062 from Ch. 34, par. 5-1062

Amends the Counties Code. Makes a technical change in a Section concerning stormwater management.

SENATE FLOOR AMENDMENT NO. 2

Deletes reference to:

55 ILCS 5/5-1062

Adds reference to:

55 ILCS 5/5-1062.2 new

Deletes everything after the enacting clause. Amends the Counties Code. In the Southwestern Illinois Metropolitan and Regional Planning Area and the Counties of Kankakee, Grundy, LaSalle, DeKalb, Kendall, Boone, and Winnebago, authorizes stornwater planning committees to develop a stornwater management plan for presentation to and approval of the county board. Sets requirements and procedures for plans. Authorizes county boards to adopt fees and impose a property or occupation and use tax subject to referendum. Preempts home rule powers. Contains other provisions. Effective immediately.

HOUSE AMENDMENT NO. 1

Replaces everything after the enacting clause. Reinserts contents of the bill with changes. The changes are: Winnebago County deleted from the Section; a stormwater management planning committee may enforce rules concerning production agriculture with respect to impervious paved surfaces (now, impervious surfaces); a stormwater committee may make grants to local governments that have each adopted an ordinance consistent with the storm water plan (now, no ordinance required); neither a county board nor a stormwater committee may regulate land, facilities, or drainage district facilities used for production agriculture; deletes a county's authority to petition a circuit court to dissolve all drainage districts in the area of the county covered by a stormwater plan and related matters; limits expenses of staff for regulatory project review to 20% of a committee's annual budget; and deletes a provision limiting home rule units exercising any power inconsistent with this Section.

HOUSE AMENDMENT NO. 3

Replaces everything after the enacting clause. Reinserts contents of the bill with changes. The changes are: Madison, St. Clair, and Monroe Counties are added to the list of affected areas; the Southwestern Illinois Metropolitan and Regional Planning Commission and Winnebago County are deleted from the list of affected areas; a stormwater management planning committee may enforce rules concerning production agriculture with respect to impervious paved surfaces (now, impervious surfaces); a stormwater committee may make grants to local governments that

have each adopted an ordinance consistent with the storm water plan (now, no ordinance required); neither a county board nor a stormwater committee may regulate land, facilities, or drainage district facilities used for production agriculture; deletes a county's authority to petition a circuit court to dissolve all drainage districts in the area of the county covered by a stormwater plan and related matters; in order to implement a stormwater program in the county, a county board may establish occupation and use taxes of 1/10 of one cent (now, allowed to be no more than 1/10 of one cent); limits expenses of staff for regulatory project review to 20% of a committee's annual budget; and deletes a provision limiting home rule units exercising any power inconsistent with this Section. Effective immediately.

- 05-02-25 S Filed with Secretary by Sen. William R. Haine
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Local Government
- 05-03-08 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. William R. Haine
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-03-09 S Postponed Local Government
- 05-03-15 S Senate Committee Amendment No. 1 Rules Refers to Local Government
 - S Senate Committee Amendment No. I Tabled in Local Government; by Senator Haine
- 05-03-16 S Do Pass Local Government; 010-000-000
 - S Placed on Calendar Order of 2nd Reading March 17, 2005
- 05-04-11 S Senate Floor Amendment No. 2 Filed with Secretary by Sen. William R. Haine
 - S Senate Floor Amendment No. 2 Referred to Rules
 - S Senate Floor Amendment No. 2 Rules Refers to Local Government
- 05-04-12 S Senate Floor Amendment No. 2 Recommend Do Adopt Local Government; 009-000-001
- 05-04-13 S Second Reading
 - S Senate Floor Amendment No. 2 Adopted; Haine
 - S Placed on Calendar Order of 3rd Reading April 14, 2005
- 05-04-15 S Third Reading Passed; 041-008-001
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Thomas Holbrook
 - H First Reading
 - H Referred to Rules Committee
- 05-04-27 H Assigned to Local Government Committee
 - H Added Alternate Chief Co-Sponsor Rep. Jay C. Hoffman
 - H Added Alternate Chief Co-Sponsor Rep. Dan Reitz
- 05-05-04 H House Amendment No. 1 Filed with Clerk by Local Government Committee
 - H House Amendment No. 1 Adopted in Local Government Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Local Government Committee; 008-003-000
- 05-05-05 H Placed on Calendar 2nd Reading Short Debate
- 05-05-10 H House Amendment No. 2 Filed with Clerk by Rep. Thomas Holbrook H House Amendment No. 2 Referred to Rules Committee
 - H Added Alternate Chief Co-Sponsor Rep. Kurt M. Granberg
- 05-05-11 H Added Alternate Chief Co-Sponsor Rep. Patricia Reid Lindner
- 05-05-16 H House Amendment No. 2 Recommends Be Adopted Rules Committee; 003-001-000
- 05-05-17 H House Amendment No. 3 Filed with Clerk by Rep. Thomas Holbrook
 - H House Amendment No. 3 Referred to Rules Committee
- 05-05-19 H House Amendment No. 3 Recommends Be Adopted Rules Committee; 003-001-000
 - H Second Reading Short Debate
 - H House Amendment No. 2 Withdrawn by Rep. Thomas Holbrook
 - H House Amendment No. 3 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate

05-05-20 H Final Action Deadline Extended-9(b) May 31, 2005

- 05-05-24 H Third Reading Short Debate Passed 067-047-001
- 05-05-25 S Secretary's Desk Concurrence House Amendment(s) 01,03
 - S Placed on Calendar Order of Concurrence House Amendment(s) 01,03-May 26, 2005
 - S House Amendment No. I Motion to Concur Filed with Sccretary Sen. William R. Haine
 - S House Amendment No. 1 Motion to Concur Referred to Rules
 - S House Amendment No. 3 Motion to Concur Filed with Secretary Sen. William R. Haine
 - S House Amendment No. 3 Motion to Concur Referred to Rules
- 05-05-26 S House Amendment No. 1 Motion to Concur Referred to Local Government
 - S House Amendment No. 3 Motion to Concur Referred to Local Government
 - S House Amendment No. 1 Motion To Concur Recommended Do Adopt Local Government; 008-000-000
 - S House Amendment No. 3 Motion To Concur Recommended Do Adopt Local Government; 009-000-000
- 05-05-27 S House Amendment No. 1 Senate Concurs 056-001-000
 - S House Amendment No. 3 Senate Concurs 056-001-000
 - S Passed Both Houses
- 05-06-24 S Sent to the Governor
- 05-08-23 S Governor Approved
 - S Effective Date August 23, 2005

SB-1911 HAINE-CLAYBORNE.

750 ILCS 60/101 from Ch. 40, par. 2311-1

Amends the Illinois Domestic Violence Act of 1986. Makes a technical change in the short title Section.

SENATE FLOOR AMENDMENT NO. 3

Deletes reference to: 750 ILCS 60/101 Adds reference to:

750 ILCS 60/103 750 ILCS 60/201.1

from Ch. 40, par. 2311-3 from Ch. 40, par. 2312-1.1

Deletes everything after the enacting clause. Amends the Illinois Domestic Violence Act of 1986. Removes the definitions of "adult with disabilities" and "elder adult with disabilities". In the definition of "high-risk adult with disabilities", includes a person whose advanced age impairs his or her ability to seek or obtain protections from abuse, neglect, or exploitation. Provides that a person may be a high-risk adult with disabilities for purposes of the Act even though he or she has never been adjudicated an incompetent adult. Provides that no court proceedings may be initiated or continued on behalf of a high-risk adult with disabilities over that adult's objection, unless the proceeding is approved by his or her legal guardian, if any. Provides that, in cases where a legal guardian of the high-risk adult with disabilities objects to court proceedings on behalf of the adult and the guardian is alleged or substantiated to have abused, neglected, or exploited the adult, the court shall consider such allegations or substantiation in determining whether court proceedings under the Act should be initiated or continued. Effective immediately.

05-02-25 S Filed with Secretary by Sen. William R. Haine

- S First Reading
- S Referred to Rules
- 05-03-02 S Assigned to Judiciary
- 05-03-08 S Senate Committee Amendment No. I Filed with Secretary by Sen. William R. Haine
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-03-09 S Postponed Judiciary
 - S Senate Committee Amendment No. 2 Filed with Secretary by Sen. William R. Haine
 - S Senate Committee Amendment No. 2 Referred to Rules
 - S Added as Chief Co-Sponsor Sen. James F. Clayborne, Jr.
- 05-03-15 S Senate Committee Amendment No. 1 Rules Refers to Judiciary

S Senate Committee Amendment No. 2 Rules Refers to Judiciary

- S Postponed Judiciary 05-03-16
- 05-03-17 S Do Pass Judiciary; 010-000-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-03-18 S Senate Committee Amendment No. 1 Rule 3-9(a) / Re-referred to Rules
 - S Senate Committee Amendment No. 2 Rule 3-9(a) / Re-referred to Rules
- 05-04-06 S Senate Floor Amendment No. 3 Filed with Secretary by Sen. William R. Haine
 - S Senate Floor Amendment No. 3 Referred to Rules
- 05-04-07 S Senate Floor Amendment No. 3 Rules Refers to Judiciary
- 05-04-12 S Senate Floor Amendment No. 3 Recommend Do Adopt Judiciary; 010-000-000
- 05-04-13 S Second Reading
 - S Senate Floor Amendment No. 3 Adopted; Haine
 - S Placed on Calendar Order of 3rd Reading April 14, 2005
- 05-04-15 S Third Reading - Passed; 057-000-000
 - S Senate Committee Amendment No. 1 Tabled Pursuant to Rule 5-4(a)
 - S Senate Committee Amendment No. 2 Tabled Pursuant to Rule 5-4(a) H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Jay C. Hoffman
 - H First Reading
 - H Referred to Rules Committee
- 05-04-27 H Assigned to Executive Committee
- 05-05-13 H Rule 19(a) / Re-referred to Rules Committee 05-05-18 H Added Alternate Chief Co-Sponsor Rep. Karen May 05-05-19 H Added Alternate Co-Sponsor Rep. Elaine Nekritz

SB-1912 HAINE.

220 ILCS 5/16-111.3

Amends the Electric Service Customer Choice and Rate Relief Law of 1997 of the Public Utilities Act. Provides that, at such time as the Board of Governors of the Federal Reserve System includes neither the nominal yields of 30-year U.S. Treasury bonds nor the Treasury Long-Term Average Rate (25 years and above) in its weekly H.15 Statistical Release or successor publication, the nominal yields of 20-year U.S. Treasury bonds published by the Board of Governors of the Federal Reserve System in its weekly H.15 Statistical Release or successor publication shall instead be used to establish a rate for the purpose of calculating the Index defined in subsection (e) of Section 16-111 of the Act, and at such time, such yields of 20-year U.S. Treasury bonds shall also be used in place of the yields of 30-year U.S. Treasury bonds in the rate of return calculation required by subsection (d) of Section 16-111. Effective January 1, 2006.

HOUSE AMENDMENT NO. 1

Adds reference to:

220 ILCS 5/16-111

Deletes everything after the enacting clause. Amends the Electric Service Customer Choice and Rate Relief Law of 1997 in the Public Utilities Act. Provides that certain rates of calculation shall be established by reference to the weekly H.15 Statistical Release or successor publication of the Board of Governors of the Federal Reserve System. Provides that, of each of the following that are published in that weekly Statistical Release or successor publication, the lowest shall be used: (i) monthly average nominal yields of 20-year U.S. Treasury Bonds, (ii) Monthly Average Nominal Treasury Long-Term Treasury Rates (25 years and above), and (iii) monthly average nominal yields of 30-year U.S. Treasury bonds. Deletes a provision requiring the use of the 30-year U.S. Treasury bond rate until it ceases to be included in that publication and thereafter the Monthly Treasury Long-Term Average Rate (25 years and above) in establishing those rates of calculation. Makes corresponding changes.

- 05-02-25 S Filed with Secretary by Sen. William R. Haine
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Environment & Energy
- 05-03-10 S Do Pass Environment & Energy; 012-000-000
 - S Placed on Calendar Order of 2nd Reading March 15, 2005

05-03-17 S Second Reading

- S Placed on Calendar Order of 3rd Reading April 6, 2005
- 05-04-11 S Third Reading Passed; 053-000-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. George Scully, Jr.
 - H Added Alternate Chief Co-Sponsor Rep. Paul D. Froehlich
 - H First Reading
 - H Referred to Rules Committee
- 05-04-20 H Assigned to Executive Committee
- 05-05-13 H Rule 19(a) / Re-referred to Rules Committee
- 05-05-23 H Final Action Deadline Extended-9(b) May 31, 2005
 - H Assigned to Electric Utility Oversight Committee
 - H Motion to Suspend Rule 25 Prevailed
- 05-05-26 H House Amendment No. 1 Filed with Clerk by Electric Utility Oversight Committee
 - H House Amendment No. 1 Adopted in Electric Utility Oversight Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Electric Utility Oversight Committee; . 012-000-000
 - H Placed on Calendar 2nd Reading Short Debate
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-05-27 H Third Reading Short Debate Passed 115-000-001
 - S Secretary's Desk Concurrence House Amendment(s) 01
 - S Placed on Calendar Order of Concurrence House Amendment(s) 01-May 28, 2005
 - S House Amendment No. 1 Motion to Non-Concur Filed with Secretary Sen. William R. Haine
- 05-07-01 S Pursuant to Senate Rule 3-9(b) / Referred to Rules

SB-1913 HAINE.

220 ILCS 5/1-101

from Ch. 111 2/3, par. 1-101

Amends the Public Utilities Act. Makes a technical change in the short title Section.

05-02-25 S Filed with Secretary by Sen. William R. Haine

- S First Reading
- S Referred to Rules

SB-1914 HAINE-CLAYBORNE.

625 ILCS 5/11-501.5 from Ch. 95 1/2, par. 11-501.5

Amends the Illinois Vehicle Code. Provides that the results of a preliminary breath screening test may be used by the State (as well as by the defendant) as evidence in any administrative or court proceeding involving alleged driving under the influence of alcohol, drugs, or intoxicating compounds.

SENATE COMMITTEE AMENDMENT NO. 1

Deletes everything after the enacting clause. Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning preliminary breath screening tests.

- 05-02-25 S Filed with Secretary by Sen. William R. Haine
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Judiciary
- 05-03-09 S Postponed Judiciary
- S Added as Chief Co-Sponsor Sen. James F. Clayborne, Jr.
- 05-03-11 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. William R. Haine
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-03-15 S Senate Committee Amendment No. 1 Rules Refers to Judiciary
- 05-03-16 S Postponed Judiciary
 - S Senate Committee Amendment No. 2 Filed with Secretary by Sen. William R. Haine
 - S Senate Committee Amendment No. 2 Referred to Rules

- 05-03-17 S Senate Committee Amendment No. 2 Rules Refers to Judiciary
 - S Senate Committee Amendment No. 1 Adopted
 - S Do Pass as Amended Judiciary; 010-000-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-03-18 S Senate Committee Amendment No. 2 Rule 3-9(a) / Re-referred to Rules
- 05-04-13 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 14, 2005
- 05-04-15 S Third Reading Passed; 050-005-001 S Senate Committee Amendment No. 2 Tabled Pursuant to Rule 5-4(a) H Arrived in House
 - H Placed on Calendar Order of First Reading
- 05-04-18 H Chief House Sponsor Rep. Michael J. Madigan
- 05-04-26 H First Reading
 - H Referred to Rules Committee
- 05-04-27 H Assigned to Executive Committee
- 05-05-13 H Rule 19(a) / Re-referred to Rules Committee

CULLERTON. SB-1915 765 ILCS 605/18

from Ch. 30, par. 318

Amends the Condominium Property Act. Permits condominium bylaws to provide for late fees for the delinquent payment of condominium assessments. Provides that the late fees may not exceed the greater of \$25 or 10% of the amount due and may not be charged more than once for the same late payment.

- 05-02-25 S Filed with Secretary by Sen. John J. Cullerton
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Judiciary
- 05-03-09 S Do Pass Judiciary; 010-000-000
 - S Placed on Calendar Order of 2nd Reading March 10, 2005
- 05-04-11 S Second Reading
- S Placed on Calendar Order of 3rd Reading April 12, 2005
- 05-04-13 S Third Reading Passed; 058-000-000 H Arrived in House
 - H Placed on Calendar Order of First Reading
- 05-04-26 H Chief House Sponsor Rep. Sara Feigenholtz
- H First Reading 05-04-27
 - H Referred to Rules Committee
 - H Assigned to Judiciary 1 Civil Law Committee
- 05-05-04 H Do Pass / Short Debate Judiciary I Civil Law Committee; 012-000-000 05-05-05 H Placed on Calendar 2nd Reading Short Debate 05-05-11 H Second Reading Short Debate

- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-05-20 H Final Action Deadline Extended-9(b) May 31, 2005
- 05-05-24 H Third Reading Short Debate Passed 111-003-000 S Passed Both Houses
- 05-06-22 S Sent to the Governor
- 05-08-19 S Governor Vetoed
- 05-10-19 S Placed Calendar Total Veto October 25, 2005
 - S Motion Filed Override Governor Veto Sen. John J. Cullerton
- 05-11-04 S Total Veto Stands

LAUZEN. SB-1916

40 ILCS	5/2-101	from	Ch.	108	1/2,	раг.	2-101
40 ILCS	5/2-101.5 new						
40 ILCS	5/2-105	from	Ch.	108	1/2,	par.	2-105
40 ILCS	5/2-117	from	Ch.	108	1/2,	par.	2-117
40 ILCS	5/2-117.4 new						
40 ILCS	5/14-102.5 new						
40 ILCS	5/14-103.05	from	Ch.	108	1/2,	par.	14-103.05
40 ILCS	5/14-103.40 new						
40 ILCS	5/14-103.41 new						

40 ILCS 5/14-105.8 new 40 ILCS 5/14-133 40 ILCS 5/14-133.2 new 40 ILCS 5/15-101.5 new 40 ILCS 5/16-102.5 new 40 ILCS 5/18-102 40 ILCS 5/18-102 40 ILCS 5/18-102.5 new 40 ILCS 5/18-112.7 new 40 ILCS 5/18-120

from Ch. 108 1/2, par. 18-102

from Ch. 108 1/2, par. 18-120

from Ch. 108 1/2, par. 14-133

from Ch. 108 1/2, par. 18-101

Amends the Illinois Pension Code. Directs the Board of the State Employees' Retirement System to establish a self-managed plan. Provides that a person who becomes a participant in that System or a judge, constitutional officer, or member of the General Assembly on or after the effective date of that self-managed plan must participate in the self-managed plan. Allows current judges, constitutional officers, members of the General Assembly, and members of the State Employees' Retirement System who are not yet vested to elect to participate in the selfmanaged plan. Also provides that any future benefit increase or other change in the GA, Judges, State Employees, State Universities, or Downstate Teacher retirement system applies only during periods when the retirement system is at least 90% funded. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

05-02-25 S Filed with Secretary by Sen. Chris Lauzen

- S First Reading
- S Referred to Rules

SB-1917 SANDOVAL.

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.

05-02-25 S Filed with Secretary by Sen. Martin A. Sandoval

- S First Reading
- S Referred to Rules

SB-1918 SANDOVAL.

20 ILCS 605/605-10 was 20 ILCS 605/46.1 in part

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department's powers and duties.

- 05-02-25 S Filed with Secretary by Sen. Martin A. Sandoval
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Commerce & Economic Development
- 05-03-09 S Postponed Commerce & Economic Development
- 05-03-17 S Do Pass Commerce & Economic Development; 007-002-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005

05-04-13 S Second Reading

- S Placed on Calendar Order of 3rd Reading April 14, 2005
- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules

SB-1919 SANDOVAL.

20 ILCS 605/605-1

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of Commerce and Economic Opportunity.

05-02-25 S Filed with Secretary by Sen. Martin A. Sandoval

- S First Reading
- S Referred to Rules
- 05-03-02 S Assigned to Commerce & Economic Development

- 05-03-09 S Postponed Commerce & Economic Development
- 05-03-17 S Do Pass Commerce & Economic Development; 007-002-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-13 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 14, 2005
- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules

SB-1920 SANDOVAL.

20 ILCS 605/605-615 was 20 ILCS 605/46.19e

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning assistance with exports.

- 05-02-25 S Filed with Secretary by Sen. Martin A. Sandoval
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Commerce & Economic Development
- 05-03-09 S Postponed Commerce & Economic Development
- 05-03-17 S Do Pass Commerce & Economic Development; 007-002-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-13 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 14, 2005
- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed

S Re-referred to Rules

SB-1921 SANDOVAL.

20 ILCS 605/605-355

was 20 ILCS 605/46.19a in part

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning grants for research and development in high technology and service sectors.

- 05-02-25 S Filed with Secretary by Sen. Martin A. Sandoval
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Commerce & Economic Development
- 05-03-09 S Postponed Commerce & Economic Development
- 05-03-17 S Do Pass Commerce & Economic Development; 007-002-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-13 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 14, 2005
- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules

SB-1922 SANDOVAL.

215 ILCS 5/1 from Ch. 73, par. 613

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

05-02-25 S Filed with Secretary by Sen. Martin A. Sandoval

- S First Reading
- S Referred to Rules
- 05-03-02 S Assigned to Insurance
- 05-03-09 S Postponed Insurance
- 05-03-17 S Postponed Insurance

05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-1923 SANDOVAL.

New Act

- Creates the Affirmative Action for State Contracts Act. Contains only a short title provision.
 - 05-02-25 S Filed with Secretary by Sen. Martin A. Sandoval
 - S First Reading
 - S Referred to Rules
 - 05-03-02 S Assigned to Commerce & Economic Development

 - 05-03-09 S Postponed Commerce & Economic Development 05-03-17 S Do Pass Commerce & Economic Development; 007-002-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
 - 05-04-13 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 14, 2005
 - 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules

SB-1924 SANDOVAL.

415 ILCS 5/1

from Ch. 111 1/2, par. 1001

Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.

- 05-02-25 S Filed with Secretary by Sen. Martin A. Sandoval
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Environment & Energy
- 05-03-10 S Do Pass Environment & Energy; 007-005-000
 - S Placed on Calendar Order of 2nd Reading March 15, 2005

05-04-13 S Second Reading

- S Placed on Calendar Order of 3rd Reading April 14, 2005
- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules

SB-1925 SANDOVAL. 415 ILCS 20/1

from Ch. 111 1/2, par. 7051

Amends the Illinois Solid Waste Management Act. Makes a technical change in a Section concerning the short title.

- 05-02-25 S Filed with Secretary by Sen. Martin A. Sandoval
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Environment & Energy
- 05-03-10 S Do Pass Environment & Energy; 007-005-000 S Placed on Calendar Order of 2nd Reading March 15, 2005
- 05-04-13 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 14, 2005
- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskarn, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules

SB-1926 SANDOVAL.

New Act

Creates the Heavy Machinery Act. Contains only a short title provision.

- 05-02-25 S Filed with Secretary by Sen. Martin A. Sandoval
 - S First Reading

- S Referred to Rules
- 05-03-02 S Assigned to Commerce & Economic Development
- 05-03-09 S Postponed Commerce & Economic Development
- 05-03-17 S Do Pass Commerce & Economic Development; 007-002-000
- S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-13 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 14, 2005
- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules

SB-1927 SANDOVAL.

New Act

Creates the Manufacturing Act. Contains only a short title provision.

- 05-02-25 S Filed with Secretary by Sen. Martin A. Sandoval
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Commerce & Economic Development
- 05-03-09 S Postponed Commerce & Economic Development
- 05-03-17 S Do Pass Commerce & Economic Development; 007-002-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-13 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 14, 2005
- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules

SB-1928 SANDOVAL.

New Act

Creates the Hotel and Service Fee Act. Contains only a short title provision.

- 05-02-25 S Filed with Secretary by Sen. Martin A. Sandoval
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Commerce & Economic Development
- 05-03-09 S Postponed Commerce & Economic Development
- 05-03-17 S Do Pass Commerce & Economic Development; 007-002-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-13 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 14, 2005
- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules

SB-1929 SANDOVAL.

New Act

Creates the Entertainment Promoters Act. Contains only a short title provision.

- 05-02-25 S Filed with Secretary by Sen. Martin A. Sandoval
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Commerce & Economic Development
- 05-03-09 S Postponed Commerce & Economic Development
- 05-03-17 S Do Pass Commerce & Economic Development; 007-002-000 S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-13 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 14, 2005

- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules

SB-1930 CULLERTON.

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.

SENATE COMMITTEE AMENDMENT NO. 1

Deletes reference to:	
770 ILCS 60/6	
Adds reference to:	
770 ILCS 60/1	from Ch. 82, par. 1
770 ILCS 60/2	from Ch. 82, par. 2
770 ILCS 60/3	from Ch. 82, par. 3
770 ILCS 60/5	from Ch. 82, par. 5
770 ILCS 60/7	from Ch. 82, par. 7
770 ILCS 60/11	from Ch. 82, par. 11
770 ILCS 60/13	from Ch. 82, par. 13
770 ILCS 60/21	from Ch. 82, par. 21
770 ILCS 60/21.01	from Ch. 82, par. 21.01
770 ILCS 60/21.02	
770 ILCS 60/22	from Ch. 82, par. 22
770 ILCS 60/24	from Ch. 82, par. 24
770 ILCS 60/25	from Ch. 82, par. 25
770 ILCS 60/26	from Ch. 82, par. 26
770 ILCS 60/28	from Ch. 82, par. 28
770 ILCS 60/30	from Ch. 82, par. 30
770 ILCS 60/32	from Ch. 82, par. 32
770 ILCS 60/35	from Ch. 82, par. 35
770 ILCS 60/1.1 rep.	from Ch. 82, par. 1.1
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Deletes everything after the enacting clause. Amends the Mechanics Lien Act. Provides that an agreement to waive any right to enforce or claim any lien under the Act where the agreement is in anticipation of and consideration for the awarding of a contract to perform or supply materials for an improvement upon real property is against public policy and unenforceable. Provides for notice requirements for an owner-occupied single-family residence. Provides that if the owners of the property are persons living together, the required statement is conclusively presumed given to each owner if it is given to one of them. Provides that any notice given after 60 days by the subcontractor shall preserve his or her lien but only to the extent that the owner has not been prejudiced by payments made before the receipt of the notice. Provides that a statement that a party is a subcontractor shall not constitute an admission by a lien claimant that its status is that of a subcontractor if it is later determined that the party with whom the lien claimant contracted was the owner or an agent or owner. Provides requirements for service of notice. Removes language allowing for the waiving or subordination of a subcontractor's lien to that of another party, except in cases where there is a showing of actual notice to the subcontractor entered in the contract. Raises the civil penalty for failure to acknowledge satisfaction or release of a lien upon written demand of the listed parties to \$2,500 (instead of \$25). Makes other changes.

05-02-25 S Filed with Secretary by Sen. John J. Cullerton

- S First Reading
- S Referred to Rules
- 05-03-02 S Assigned to Judiciary
 - S Senate Committee Amendment No. 1 Filed with Secretary by Sen. John J. Cullerton
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-03-08 S Senate Committee Amendment No. 1 Rules Refers to Judiciary
 - S Senate Committee Amendment No. 1 Adopted
- 05-03-09 S Do Pass as Amended Judiciary; 010-000-000
 - S Placed on Calendar Order of 2nd Reading March 10, 2005

05-04-06 S Second Reading	g	
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- S Placed on Calendar Order of 3rd Reading April 7, 2005
- 05-04-11 S Third Reading Passed; 054-000-000 H Arrived in House H Placed on Calendar Order of First Reading
 - H Flaced on Calendar Order of Flist Reading
- 05-04-12 H Chief House Sponsor Rep. John A. Fritchey
 - H First Reading
 - H Referred to Rules Committee
- 05-04-20 H Assigned to Executive Committee
- 05-05-13 H Rule 19(a) / Re-referred to Rules Committee
- 05-05-16 H Committee/Final Action Deadline Extended-9(b) May 31, 2005
- H Assigned to Judiciary I Civil Law Committee
- 05-05-17 H Motion to Suspend Rule 25 Prevailed
 - H Do Pass / Short Debate Judiciary I Civil Law Committee; 014-000-000
- 05-05-18 H Placed on Calendar 2nd Reading Short Debate
- 05-05-25 H Alternate Chief Sponsor Changed to Rep. George Scully, Jr.
- 05-05-26 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-05-31 H Placed on Calendar Order of 3rd Reading Short Debate
 - H Third Reading Short Debate Passed 116-000-000
 - S Passed Both Houses
- 05-06-29 S Sent to the Governor
- 05-08-18 S Governor Approved
 - S Effective Date January 1, 2006

SB-1931 HALVORSON.

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.

SENATE COMMITTEE AMENDMENT NO. 1 Deletes reference to:

105 ILCS 5/1-2 Adds reference to:

105 ILCS 45/1-15

Deletes everything after the enacting clause. Amends the Education for Homeless Children Act. In a provision concerning transportation to the school of origin, provides that if a homeless child's living arrangements in the school district of origin terminate and the child lives in a single abode in another school district for longer than one year, then the school district in which the child is living shall be deemed the child's new district of residence.

SENATE FLOOR AMENDMENT NO. 2 Deletes reference to:

105 ILCS 45/1-15 Adds reference to: 105 ILCS 45/1-25 105 ILCS 45/1-30

Deletes everything after the enacting clause. Amends the Education for Homeless Children Act. Provides that whenever a child and his or her parents who initially share the housing of another person due to loss of housing, economic hardship, or similar reasons continue to share the housing, the superintendent of the school district of origin may request, after the passage of 18 months or the minimum number of months identified in the State Plan required under the federal McKinney-Vento Homeless Assistance Act, whichever is greater, and annually again thereafter, a determination as to whether the parents and child currently share the housing due to the loss of housing, economic hardship, or similar reasons. Abolishes the Homeless Children Committee and creates the 13-member McKinney-Vento Education for Homeless Children Committee.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Amends the Education for Homeless Children Act. Provides that each regional superintendent of schools shall appoint an ombudsperson who is fair and impartial and familiar with the educational rights and needs of homeless children to provide resource information and resolve disputes at schools within his or her jurisdiction SB-1931 to SB-1931

relating to the rights of homeless children under the Act (now, each regional superintendent of schools shall act as an ombudsperson to provide resource information and resolve disputes relating to the rights of homeless children under the Act, except in Cook County, where each school district shall designate a person to serve as ombudsperson when a dispute arises). Provides that if a school denies a homeless child enrollment or transportation, it shall immediately refer the child or his or her parent or guardian to the ombudsperson and provide the child or his or her parent or guardian with a written statement of the basis for the denial (now, if a school denies a homeless child enrollment or transportation, it shall immediately refer the parent or guardian to the ombudsperson). Provides that whenever a child and his or her parent or guardian who initially share the housing of another person due to loss of housing, economic hardship, or a similar hardship continue to share the housing, a school district may, after the passage of 18 months and annually thereafter, conduct a review as to whether such hardship continues to exist. Abolishes the Homeless Children Committee. Requires the Office of the Coordinator for the Education of Homeless Children and Youth, established pursuant to the federal McKinney-Vento Homeless Assistance Act, to convene meetings throughout the State for the purpose of providing technical assistance, education, training, and problem-solving regarding the implementation of the Education for Homeless Children Act and the federal McKinney-Vento Homeless Assistance Act. Makes other changes. Effective immediately.

05-02-25 S Filed with Secretary by Sen. Debbie DeFrancesco Halvorson

- S First Reading
- S Referred to Rules
- 05-03-02 S Assigned to Education
- 05-03-10 S Postponed Education
- 05-03-14 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Debbie DeFrancesco Halvorson
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-03-15 S Senate Committee Amendment No. 1 Rules Refers to Education
- 05-03-17 S Senate Committee Amendment No. 1 Adopted
 - S Do Pass as Amended Education; 011-000-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-11 S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Debbie DeFrancesco Halvorson
 - S Senate Floor Amendment No. 2 Referred to Rules
- 05-04-12 S Senate Floor Amendment No. 2 Rules Refers to Education
 - S Senate Floor Amendment No. 2 Be Adopted Education; 011-000-000
- 05-04-13 S Second Reading
 - S Senate Floor Amendment No. 2 Adopted; Halvorson
 - S Placed on Calendar Order of 3rd Reading April 14, 2005
- 05-04-15 S Third Reading Passed; 056-000-001
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. David E. Miller
 - H First Reading
 - H Referred to Rules Committee
- 05-04-27 H Assigned to Elementary & Secondary Education Committee
- 05-05-04 H House Amendment No. 1 Filed with Clerk by Elementary & Secondary Education Committee
 - H House Amendment No. 1 Adopted in Elementary & Secondary Education Committee; 016-000-000
 - H Do Pass as Amended / Short Debate Elementary & Secondary Education Committee; 016-000-000
- 05-05-05 H Placed on Calendar 2nd Reading Short Debate
- 05-05-11 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-05-18 H Third Reading Short Debate Passed 114-001-000
- 05-05-19 S Secretary's Desk Concurrence House Amendment(s) 01
 - S Placed on Calendar Order of Concurrence House Amendment(s) 01-May 20, 2005
- 05-05-23 S House Amendment No. i Motion to Concur Filed with Secretary Sen. Debbie DeFrancesco Halvorson
 - S House Amendment No. 1 Motion to Concur Referred to Rules

S House Amendment No. 1 Motion to Concur Rules Referred to Education

- 05-05-24 S House Amendment No. 1 Motion To Concur Recommended Do Adopt Education; 010-000-000
- 05-05-25 S House Amendment No. 1 Senate Concurs 059-000-000
- S Passed Both Houses
- 05-06-23 S Sent to the Governor
- 05-07-14 S Governor Approved
 - S Effective Date July 14, 2005

S Public Act 94-0235

SB-1932 DEMUZIO-SANDOVAL.

from Ch. 122, par. 102-16.2

110 ILCS 805/2-16.03 110 ILCS 805/2-16.09 new

30 ILCS 105/5,640 new

30 ILCS 105/5.499 rep.

110 ILCS 805/2-16.04 rep.

Amends the Public Community College Act. Deletes provisions requiring a monthly transfer into the AFDC Opportunities Fund of all amounts established and maintained in the Employment and Training Fund under the Illinois Public Aid Code. Creates the ICCB Instructional Development and Enhancement Applications Revolving Fund as a special fund in the State treasury. Requires the State Board to deposit into the Fund moneys received from the sale of instructional technology developed by the State Board. Requires all moneys in the Fund to be used by the State Board, subject to appropriation by the General Assembly, for costs associated with maintaining and updating that technology. Amends the State Finance Act to establish the ICCB Instructional Development and Enhancement Applications Revolving Fund. Amends the Public Community College Act and the State Finance Act to repeal the Video Conferencing User Fund. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-25 S Filed with Secretary by Sen. Deanna Demuzio

- S First Reading
- S Referred to Rules
- 05-03-02 S Assigned to Higher Education
- 05-03-10 S Do Pass Higher Education; 009-000-000
- S Placed on Calendar Order of 2nd Reading March 15, 2005
- 05-04-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
- 05-04-13 S Added as Chief Co-Sponsor Sen. Martin A. Sandoval
 - S Third Reading Passed; 059-000-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
- 05-04-14 H Chief House Sponsor Rep. William B. Black
 - H First Reading
 - H Referred to Rules Committee
- 05-04-20 H Assigned to Higher Education Committee
- 05-05-04 H Do Pass / Short Debate Higher Education Committee; 011-000-000
- 05-05-05 H Placed on Calendar 2nd Reading Short Debate
- 05-05-11 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-05-18 H Third Reading Short Debate Passed 115-000-000
- S Passed Both Houses
- 05-06-16 S Sent to the Governor
- 05-08-02 S Governor Approved
 - S Effective Date August 2, 2005

SB-1933 DEMUZIO.

40 ILCS 5/16-189.1

from Ch. 108 1/2, par. 16-189.1

Amends the Downstate Teachers Article of the Illinois Pension Code. Provides that benefits shall be paid in 12 monthly installments on a schedule of payments determined by the Office of the Comptroller rather than in 12 monthly installments as of the first day of each month. Effective immediately.

PENSION NOTE (Government Forecasting & Accountability)

Would not affect the accrued liabilities or annual costs of the System.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

- 05-02-25 S Filed with Secretary by Sen. Deanna Demuzio
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Pensions & Investments
- 05-03-09 S Postponed Pensions & Investments
- 05-03-11 S Pension Note Filed from the Commission on Government Forecasting and Accountability.
- 05-03-16 S Postponed Pensions & Investments
- 05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-1934 DAHL.

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

Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. Provides that the redevelopment project in the TIF District created by an ordinance adopted on December 31, 1986 by the City of Oglesby must be completed by December 31 of the 35th year (now, the 23rd year) after the year in which the ordinance was adopted. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

- 05-02-25 S Filed with Secretary by Sen. Gary G. Dahl
 - S First Reading
 - S Referred to Rules

05-03-09 S Assigned to Commerce & Economic Development

- 05-03-17 S Postponed Commerce & Economic Development
- 05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-1935 DILLARD.

20 ILCS 2505/2505-745 new

Amends the Department of Revenue Law of the Civil Administrative Code of Illinois. Requires the Department of Revenue to prepare an annual report listing all revenue and fee collections and distributions and all expenditures of the Department for the prior fiscal year. Provides that, no later than October 1 of each year, the Department must submit the annual report to the Governor and the General Assembly and make an electronic copy of the report available on its Internet website. Effective immediately.

SENATE FLOOR AMENDMENT NO. 1

Deletes the requirement that the annual report must list the distributions and expenditures of the Department of Revenue. Requires that the report be submitted no later than January 1 (instead of October 1) of each year.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-25 S Filed with Secretary by Sen. Kirk W. Dillard
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Revenue
- 05-03-10 S Postponed Revenue
- 05-03-17 S Do Pass Revenue; 009-000-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-11 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Kirk W. Dillard
 - S Senate Floor Amendment No. 1 Referred to Rules
 - S Senate Floor Amendment No. 1 Rules Refers to Revenue
- 05-04-12 S Senate Floor Amendment No. 1 Be Adopted Revenue; 010-000-000
- 05-04-13 S Second Reading
 - S Senate Floor Amendment No. 1 Adopted; Dillard
 - S Placed on Calendar Order of 3rd Reading April 14, 2005
- 05-04-15 S Third Reading Passed; 056-000-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
- 05-04-27 H Chief House Sponsor Rep. Randall M. Hultgren

05-04-28	H First Reading
	H Referred to Rules Committee
	H Assigned to Revenue Committee
05-05-12	H Do Pass / Short Debate Revenue Committee; 011-000-000
	H Placed on Calendar 2nd Reading - Short Debate
05-05-19	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-05-20	H Final Action Deadline Extended-9(b) May 31, 2005
05-05-24	H Third Reading - Short Debate - Passed 116-000-000
	S Passed Both Houses
	H Added Alternate Co-Sponsor Rep. Jack D. Franks
	H Added Alternate Co-Sponsor Rep. Linda Chapa LaVia
	S Sent to the Governor
05-08-19	S Governor Approved
	S Effective Date August 19, 2005
	S Public Act
36 WIN	KEL.

SB-1936

5 ILCS 420/4A-101 10 ILCS 5/2A-1.2 10 ILCS 5/2A-53.5 new	from Ch. 127, par. 604A-101 from Ch. 46, par. 2A-1.2
10 ILCS 5/7-1	from Ch. 46, par. 7-1
10 ILCS 5/7-9 10 ILCS 5/22-1	from Ch. 46, par. 7-9 from Ch. 46, par. 22-1
10 ILCS 5/22-7 10 ILCS 5/23-1.1a	from Ch. 46, par. 22-7 from Ch. 46, par. 23-1.1a
10 ILCS 5/23-1.2a	from Ch. 46, par. 23-1.2a
10 ILCS 5/23-1.13a 110 ILCS 310/1	from Ch. 46, par. 23-1.13a from Ch. 144, par. 41

Amends the Illinois Governmental Ethics Act, the Election Code, and the University of Illinois Trustees Act. Provides for the election (instead of appointment) of trustees of the University of Illinois beginning in 2006. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-25 S Filed with Secretary by Sen. Richard J. Winkel, Jr.

- S First Reading
- S Referred to Rules

SB-1937 WINKEL.

- 215 ILCS 5/356z.7 new
- 215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2

215 ILCS 125/5-3from Ch. 111 1/2, par. 1411.2215 ILCS 130/4003from Ch. 73, par. 1504-3215 ILCS 165/10from Ch. 32, par. 604Amends the Illinois Insurance Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, and the Voluntary Health Services Plans Act. Requires individual and group accident and health insurance policies to include coverage for prescription enteral formulas and reduced-protein foods that are necessary for the treatment or management of certain gastrointestinal conditions or inherited diseases involving amino acids.

05-02-25 S Filed with Secretary by Sen. Richard J. Winkel, Jr.

- S First Reading
- S Referred to Rules
- 05-03-02 S Assigned to Insurance
- 05-03-09 S To Subcommittee
- 05-03-17 S Postponed Insurance
- 05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-1938 WINKEL.

755 ILCS 60/2.5 new

Amends the Organ Donation Request Act. Provides that if a person authorized under the Act to consent to the donation of a decedent's organs is not immediately available for an organ procurement agency to make a request for such consent, the hospital may use organ preservation equipment and techniques to maintain the viability of the decedent's organs. SB-1939 to SB-1941

Provides that neither a decedent's estate nor a relative or guardian of a decedent may be required to pay for any costs associated with organ preservation. Provides that a hospital that initiates organ preservation measures must bear all costs associated with the organ preservation if (i) the recipient of the preserved organ is indigent, (ii) a person authorized to consent to the donation of the decedent's organs cannot be located within a reasonable time, or (iii) a person authorized to consent.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-25 S Filed with Secretary by Sen. Richard J. Winkel, Jr.

S First Reading

S Referred to Rules

05-03-02 S Assigned to Health & Human Services

05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-1939 WINKEL.

10 ILCS 5/9-25,3 new

230 ILCS 5/24

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.

from Ch. 8, par. 37-24

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

05-02-25 S Filed with Secretary by Sen. Richard J. Winkel, Jr.

S First Reading

S Referred to Rules

SB-1940 WINKEL.

20 ILCS	1605/15	from Ch.	120, par. 1165
230 ILCS	5/26	from Ch.	8, par. 37-26
230 ILCS	5/34.2 new		
230 ILCS	10/11	from Ch.	120, par. 2411
230 ILCS	10/13.2 new		
230 ILCS	10/18	from Ch.	120, par. 2418
230 ILCS	10/11	from Ch.	120, par. 2411
	T11' ' T (A . T .		and sendor 1

Amends the Illinois Lottery Law to ban persons under 21 years of age from purchasing lottery tickets. Amends the Illinois Horse Racing Act of 1975 to ban persons under 21 years of age from being patrons of the pari-mutuel system of wagering. Amends the Illinois Horse Racing Act of 1975 and the Riverboat Gambling Act. Limits the loaning of cash to any person and the accepting of post-dated checks at gambling facilities. Provides that a violation is a Class C misdemeanor. Provides that a riverboat owners licensee may not conduct gambling between the hours of 3:00 A.M. and 5:00 A.M. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

05-02-25 S Filed with Secretary by Sen. Richard J. Winkel, Jr.

S First Reading

S Referred to Rules

SB-1941 CULLERTON.

New Act

Creates the Children's Parental Responsibility Act. Applies to the custody, support, and visitation of a child if 2 persons of the same sex have been responsible for the child's needs and have held themselves out as being the parents of the child, the child is no longer living with both persons, and it is in the best interests of the child for the court to take jurisdiction over the child and the child's parents and the persons holding themselves out to be the child's parents and provide for the child's best interests. Provides that a parent or a person who holds himself or herself out to be a parent of the child may access the courts by filing a petition to provide for the parental responsibility of the child. Sets forth requirements for petitions,

responsive pleadings, and hearings. Provides that, if the court takes jurisdiction, it shall apply the provisions of the Illinois Marriage and Dissolution of Marriage Act and the Illinois Parentage Act of 1984 regarding custody, support, and visitation.

SENATE COMMITTEE AMENDMENT NO. 1

Deletes everything after the enacting clause. Creates the Children's Parental Responsibility Act. Contains a short title only.

05-02-25 S Filed with Secretary by Sen. John J. Cullerton

- S First Reading
- S Referred to Rules
- 05-03-02 S Assigned to Judiciary
- 05-03-09 S Postponed Judiciary
- 05-03-14 S Senate Committee Amendment No. I Filed with Secretary by Sen. John J. Cullerton
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-03-15 S Senate Committee Amendment No. 1 Rules Refers to Judiciary
- 05-03-16 S Postponed Judiciary
- 05-03-17 S Senate Committee Amendment No. 1 Adopted
 - S Do Pass as Amended Judiciary; 010-000-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
- 05-04-13 S Third Reading Consideration Postponed
 - S Placed on Calendar Consideration Postponed April 14, 2005
- 05-07-01 S Pursuant to Senate Rule 3-9(b) / Referred to Rules

SB-1942 PANKAU.

New Act

Creates the Credit Report Protection Act. Provides that a consumer may place a security alert in his or her credit report by making a request to a consumer credit reporting agency. Provides that a consumer credit reporting agency shall notify each person requesting consumer credit information, with respect to a consumer, of the existence of a security alert in the credit report of that consumer. Provides that a consumer may place a security freeze on his or her credit report by making a request to a consumer credit reporting agency. Provides that if a security alert or security freeze is in place, a consumer credit reporting agency shall not modify certain information in a consumer credit report without sending a written confirmation of the change to the consumer within 30 days of the change being posted to the consumer's file. Provides that a consumer credit reporting agency may charge a reasonable fee to a consumer that elects to freeze, remove the freeze, or temporarily lift the freeze, except that a consumer credit reporting agency shall not charge a fee to a victim of identity theft that has submitted a valid police report. Provides that a consumer credit reporting agency shall supply files and credit report information to a consumer during normal business hours and on reasonable notice, subject to certain conditions. Provides certain exemptions.

05-02-25 S Filed with Secretary by Sen. Carole Pankau

- S First Reading
- S Referred to Rules

05-03-02 S Assigned to Executive

05-03-10 S Held in Executive

05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-1943 PANKAU-SANDOVAL-COLLINS AND CRONIN-CULLERTON.

720 ILCS 5/12-13

from Ch. 38, par. 12-13

Amends the Criminal Code of 1961 relating to the offense of criminal sexual assault. Provides that a person also commits the offense when he or she commits an act of sexual penetration with a victim who was under 19 years of age and who is enrolled in high school when the act was committed and the accused was 17 years of age or older and held a position of trust, authority, or supervision in relation to the victim at the same high school. Effective immediately.

SENATE COMMITTEE AMENDMENT NO. 1 Deletes reference to: 720 ILCS 5/12-13 Adds reference to: 720 ILCS 5/1-1

from Ch. 38, par. 1-1

Deletes everything after the enacting clause. Amends the Criminal Code of 1961. Makes a technical change in a Section concerning the short title.

SENATE FLOOR AMENDMENT NO. 2 Deletes reference to:

720 ILCS 5/1-1 Adds reference to: 720 ILCS 5/33-3

from Ch. 38, par. 33-3

Deletes everything after the enacting clause. Amends the Criminal Code of 1961. Provides that it is official misconduct for a public officer or employee to commit an act of sexual penetration with a victim who was under 19 years of age and who is enrolled in high school when the act was committed and the public officer or employee was 17 years of age or older and held a position of trust, authority, or supervision in relation to the victim at the same high school. Provides that a violation is a Class 2 felony. Effective immediately.

HOUSE AMENDMENT NO. 1

Provides that the victim of the offense must be 18 years of age or older (rather than under 19 years of age).

HOUSE AMENDMENT NO. 2

Deletes reference to:

720 ILCS 5/33-3

Adds reference to:

P.A. 94-487, Sec. 99 new

Deletes everything after the enacting clause. Amends Public Act 94-487 (which dealt with limitations for prosecution of certain offenses) by providing that it takes effect on the effective date of this amendatory Act. Effective immediately,

NOTE(S) THAT MAY APPLY: Correctional

- 05-02-25 S Filed with Secretary by Sen. Carole Pankau
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Judiciary
- 05-03-09 S Postponed Judiciary
- 05-03-11 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Carole Pankau
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-03-15 S Senate Committee Amendment No. 1 Rules Refers to Judiciary
- 05-03-16 S Postponed Judiciary
- 05-03-17 S Senate Committee Amendment No. 1 Adopted
 - S Do Pass as Amended Judiciary; 010-000-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-06 S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Carole Pankau
 - S Senate Floor Amendment No. 2 Referred to Rules
- 05-04-07 S Senate Floor Amendment No. 2 Rules Refers to Judiciary
- 05-04-11 S Second Reading
- S Placed on Calendar Order of 3rd Reading April 12, 2005
- 05-04-12 S Senate Floor Amendment No. 2 Recommend Do Adopt Judiciary; 010 -000-000
- 05-04-13 S Added as Chief Co-Sponsor Sen. Martin A. Sandoval S Recalled to Second Reading
 - S Senate Floor Amendment No. 2 Adopted; Pankau
- S Placed on Calendar Order of 3rd Reading April 14, 2005 05-04-15 S Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins
 - - S Third Reading Passed; 057-000-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Sandra M. Pihos
 - H First Reading
 - H Referred to Rules Committee
- H Assigned to Judiciary II Criminal Law Committee 05-04-27 H Added Alternate Co-Sponsor Rep. Milton Patterson H Added Alternate Co-Sponsor Rep. David E. Miller

- H Added Alternate Co-Sponsor Rep. Robin Kelly
- H Added Alternate Co-Sponsor Rep. Wyvetter H. Younge
- H Added Alternate Co-Sponsor Rep. Arthur L. Turner
- H Added Alternate Co-Sponsor Rep. William Davis
- 05-05-11 H Added Alternate Chief Co-Sponsor Rep. Renee Kosel
 - H Alternate Chief Co-Sponsor Changed to Rep. Renee Kosel
- 05-05-12 H House Amendment No. 1 Filed with Clerk by Judiciary II Criminal Law Committee
 - H House Amendment No. 1 Adopted in Judiciary II Criminal Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary II Criminal Law Committee; 012-000-002
 - H Placed on Calendar 2nd Reading Short Debate
- 05-05-19 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-05-20 H Final Action Deadline Extended-9(b) May 31, 2005
- 05-05-31 H Rule 19(a) / Re-referred to Rules Committee
- 05-10-20 H Final Action Deadline Extended-9(b) January 11, 2006 H Approved for Consideration Rules Committee; 004-000-000 H Placed on Calendar Order of 3rd Reading - Short Debate
- 05-10-25 H Recalled to Second Reading Short Debate H Held on Calendar Order of Second Reading - Short Debate H House Amendment No. 2 Filed with Clerk by Rep. Susana A Mendoza
 - H House Amendment No. 2 Referred to Rules Committee
- 05-10-26 H House Amendment No. 2 Rules Refers to Judiciary II Criminal Law Committee
 - H Alternate Chief Sponsor Changed to Rep. Susana A Mendoza
 - H Added Alternate Chief Co-Sponsor Rep. Sandra M. Pihos
 - H House Amendment No. 2 Recommends Be Adopted Judiciary II Criminal Law Committee; 016-000-000
- 05-10-27 H House Amendment No. 2 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - H Third Reading Short Debate Passed 116-000-000
 - H Added Alternate Co-Sponsor Rep. William Delgado
 - H Added Alternate Co-Sponsor Rep. Cynthia Soto
- 05-11-02 S Secretary's Desk Concurrence House Amendment(s) 1,2
 - S Placed on Calendar Order of Concurrence House Amendment(s) 1.2-November 3, 2005
 - S House Amendment No. 2 Motion to Concur Filed with Secretary Sen. Carole Pankau
 - S House Amendment No. 2 Motion to Concur Referred to Rules
- 05-11-03 S Added as Co-Sponsor Sen. Dan Cronin
 - S House Amendment No. 1 Motion to Concur Filed with Secretary Sen. Carole Pankau
 - S House Amendment No. 1 Motion to Concur Referred to Rules
 - S House Amendment No. 2 Motion to Concur Filed with Secretary Sen. Carole Pankau
 - S House Amendment No. 2 Motion to Concur Referred to Rules
 - S House Amendment No. 1 Motion to Concur Referred to Judiciary
 - S House Amendment No. 2 Motion to Concur Referred to Judiciary
 - S House Amendment No. 1 Motion To Concur Recommended Do Adopt Judiciary; 010-000-000
 - S House Amendment No. 2 Motion To Concur Recommended Do Adopt Judiciary; 010-000-000
- 05-11-04 S House Amendment No. 1 Senate Concurs 057-000-000 S House Amendment No. 2 Senate Concurs 057-000-000
 - S Passed Both Houses
- 05-11-08 S Added as Chief Co-Sponsor Sen. John J. Cullerton
 - S Sent to the Governor
- 05-11-09 S Governor Approved
 - S Effective Date November 9, 2005

S Public Act 94-0683

SB-1944 LAUZEN.

65 ILCS 5/3.1-35-70 from Ch. 24, par. 3.1-35-70

Amends the Illinois Municipal Code. Requires the treasurer of each municipality to file with each town or county collector of taxes who collects taxes levied by the municipality a copy of the "accurate and complete" annual account (now, annual account) that is required to be filed and published with the annual clerk.

SENATE COMMITTEE AMENDMENT NO. 1

Deletes reference to:

50 ILCS 310/3

65 ILCS 5/3.1-35-70 Adds reference to:

50 ILCS 310/2

from Ch. 85, par. 702

from Ch. 85, par. 703

Deletes everything after the enacting clause. Amends the Governmental Account Audit Act. Requires the governing body of any governmental unit receiving revenue of less than \$850,000 for any fiscal year shall file with the Comptroller an "accurate and complete" financial report (now, a financial report). Requires that the audits and audit reports that the governing body of each governmental unit receiving revenue of \$850,000 or more for any fiscal year is required to cause to be made shall include an "accurate financial report" of all the accounts and funds of the governmental unit. Defines "accurate financial report" to mean a clean opinion audited financial statement.

05-02-25	S Filed with Secretary by Sen. Chris Lauzen
	S First Reading
	S Referred to Rules
05-03-02	S Assigned to Local Government
05-03-09	S Postponed - Local Government
05-03-14	S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Chris Lauzen
	S Senate Committee Amendment No. 1 Referred to Rules
05-03-15	S Senate Committee Amendment No. 1 Rules Refers to Local Government
	S Senate Committee Amendment No. 1 Adopted
05-03-16	S Do Pass as Amended Local Government; 010-000-000
	S Placed on Calendar Order of 2nd Reading March 17, 2005
05-04-13	S Second Reading
	S Placed on Calendar Order of 3rd Reading April 14, 2005
05-04-15	S Third Reading - Passed; 057-000-000
	H Arrived in House
	H Placed on Calendar Order of First Reading
05-04-28	H Chief House Sponsor Rep. Michael Tryon
	H First Reading
	H Referred to Rules Committee
05-05-03	H Assigned to Local Government Committee
05-05-13	H Rule 19(a) / Re-referred to Rules Committee

SB-1945 SIEBEN.

25 ILCS 130/1-1

from Ch. 63, par. 1001-1

Amends the Legislative Commission Reorganization Act of 1984. Makes a technical change in a Section concerning the short title.

05-02-25 S Filed with Secretary by Sen. Todd Sieben

- S First Reading
- S Referred to Rules

SB-1946 BURZYNSKI.

New Act

Creates the Winnebago Port District Authority Act. Contains only a short title provision.

- 05-02-25 S Filed with Secretary by Sen. J. Bradley Burzynski
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Transportation

05-03-16 S To Subcommittee

05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-1947 LAUZEN. 50 ILCS 310/3

from Ch. 85, par. 703

Amends the Governmental Account Audit Act. Requires any governmental unit receiving revenue of less than \$850,000 for any fiscal year to file with the Comptroller an accurate financial report. Defines "accurate financial report" to mean a clean opinion audited financial statement.

05-02-25 S Filed with Secretary by Sen. Chris Lauzen

S First Reading

S Referred to Rules

SB-1948 DILLARD.

70 ILCS 1005/1 from Ch. 111 1/2, par. 74

Amends the Mosquito Abatement District Act. Makes a technical change in a Section concerning a petition for a referendum on the question of organizing a mosquito abatement district.

05-02-25 S Filed with Secretary by Sen. Kirk W. Dillard

- S First Reading
- S Referred to Rules
- 05-03-02 S Assigned to Local Government
- 05-03-03 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Kirk W. Dillard
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-03-08 S Senate Committee Amendment No. 1 Rules Refers to Local Government
- 05-03-09 S Senate Committee Amendment No. 1 Postponed Local Government
 - S Postponed Local Government
- 05-03-15 S Senate Committee Amendment No. 1 Held in Local Government
- 05-03-16 S Do Pass Local Government; 010-000-000
 - S Placed on Calendar Order of 2nd Reading March 17, 2005
- 05-03-18 S Senate Committee Amendment No. 1 Rule 3-9(a) / Re-referred to Rules
- 05-04-13 S Second Reading

S Placed on Calendar Order of 3rd Reading April 14, 2005

- 05-04-15 S Third Reading Consideration Postponed
 - S Placed on Calendar Consideration Postponed April 19, 2005
 - S Senate Committee Amendment No. 1 Tabled Pursuant to Rule 5-4(a)
- 05-07-01 S Pursuant to Senate Rule 3-9(b) / Referred to Rules

SB-1949 DEMUZIO.

110 ILCS 805/3-7

from Ch. 122, par. 103-7

Amends the Public Community College Act with respect to the trustee districts in Community College District No. 526. Provides that all counties, townships, census tracts, block groups, blocks, annexations, and natural boundaries are those that appear on maps published by the United States Bureau of the Census for the 2000 census and maps produced by the Department of Revenue (instead of providing that all counties, townships, census tracts, block groups, and blocks are those that appear on maps published by the United States Bureau of the Census for the 2000 census. Provides that the State Board of Elections shall adjust census tract boundaries, municipal and township annexations, and natural boundaries to make compact and contiguous districts. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-25	S	Filed with Secretary by Sen. Deanna Demuzio
	S	First Reading
	S	Referred to Rules
05-03-02	S	Assigned to Higher Education
05-03-10	S	Do Pass Higher Education; 009-000-000
	S	Placed on Calendar Order of 2nd Reading March 15, 2005
05-04-06	S	Second Reading
	S	Placed on Calendar Order of 3rd Reading April 7, 2005
05-04-11	S	Third Reading - Passed; 054-000-000
	Η	Arrived in House
	Н	Placed on Calendar Order of First Reading

05-04-12	H Chief House Sponsor Rep. Jim Watson
	H First Reading
	H Referred to Rules Committee
05-04-20	H Assigned to Executive Committee
	H Rule 19(a) / Re-referred to Rules Committee

SB-1950 CULLERTON.

705	ILCS	78/Act rep.					
		405/5-612 new					
725	ILCS	140/Act title					
725	ILCS	140/0.01	from	Ch.	38,	par.	165-10
725	ILCS	140/1					165-11
725	ILCS	140/3	from	Ch.	38,	par.	165-13
725	ILCS	140/4 new				•	
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Repeals the Foreign Language Court Interpreter Act. Amends the Criminal Proceeding Interpreter Act. Changes the short title to the Court Interpreters Act. Provides that the court shall appoint an interpreter upon a motion made under the Delinquent Minors Article of the Juvenile Court Act of 1987 if the court determines that the individual for whom the interpreter is requested is not capable of understanding the English language or expressing himself or herself in the English language so as to be understood directly by counsel or court, and amends the Juvenile Court Act of 1987 accordingly. Provides that, from funds appropriated to the Department of Financial and Professional Regulation by the General Assembly for the purpose, the Department shall reimburse counties for the costs associated with required court interpreter services under the Delinquent Minors Article of the Juvenile Court Act of 1987. Provides that the Department shall develop qualifications for court appointed interpreters, compile and issue an examination for applicants for certification as foreign language interpreters, and certify interpreters who satisfactorily complete the examination. Provides that the Department may charge a reasonable fee for application and certification and that the fees shall be deposited into the Foreign Language Interpreter Fund. Provides that the costs of testing and certifying foreign language interpreters under the Act may be paid, subject to appropriation, from the Fund or any other source of funds available for those purposes. Provides that, for purposes of the State Finance Act, the Department is the successor to the Supreme Court with respect to the Foreign Language Interpreter Fund and the testing and certification of foreign language court interpreters. Provides that the Department shall maintain a list of certified foreign language interpreters and distribute the list to chief judges. Provides that the court shall appoint foreign language interpreters from the list in criminal and juvenile delinquency proceedings. Provides that, if a certified foreign language interpreter is unavailable, an uncertified interpreter may be appointed under specified circumstances and that a person entitled to the services of a foreign language interpreter may waive those services and provide an interpreter at his or her own expense.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

- 05-02-25 S Filed with Secretary by Sen. John J. Cullerton
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Licensed Activities
- 05-03-10 S Held in Licensed Activities
- 05-03-17 S Held in Licensed Activities 05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-1951 J. JONES.

10	ILCS	5/2A-1.2		from	Ch.	46,	par.	2A-1.2
10	ILCS	5/2A-35.5	new					
70	ILCS	2105/4a		from	Ch.	42,	par.	386a
70	ILCS	2105/4b		from	Ch.	42,	par.	386b
70	ILCS	2105/5		from	Ch.	42,	par.	387

Amends the River Conservancy Districts Act and the Election Code. Provides for election, rather than appointment, of 7 trustees in certain districts that encompass 2 counties and have at least 3 municipalities each with a population of 5,000 or more. Provides for their nonpartisan election at the election in 2006 and at each subsequent consolidated election. Effective immediately.

05-02-25 S Filed with Secretary by Sen. John O. Jones

S First Reading S Referred to Rules 05-03-02 S Assigned to Local Government 05-03-09 S Postponed - Local Government 05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-1952 RAOUL.

705 ILCS 405/5-170

725 ILCS 5/115-1.5 new

Amends the Juvenile Court Act of 1987 and the Code of Criminal Procedure of 1963. Provides that in a delinquency or criminal proceeding, a minor may not waive the right to the assistance of counsel in his or her defense. Effective immediately.

05-02-25 S Filed with Secretary by Sen. Kwame Raoul

- S First Reading
- S Referred to Rules
- 05-03-02 S Assigned to Judiciary
- 05-03-09 S Postponed Judiciary
- 05-03-16 S Postponed Judiciary
- 05-03-17 S Postponed Judiciary
- 05-03-18 S Rule 3-9(a) / Re-referred to Rules

-1953 RAOUL-HUNTER.

705 ILCS 405/5-170

725 ILCS 5/115-1.5 new

Amends the Juvenile Court Act of 1987. Provides that in a delinquency proceeding, a minor may not waive the right to the assistance of counsel in his or her defense. Amends the the Code of Criminal Procedure of 1963. Provides that a person under 17 years of age may not waive the right to the assistance of counsel in his or her defense in any judicial proceeding. Provides that except for the offenses of leaving the scene of an accident involving death or personal injuries or damage to a vehicle, driving under the influence of alcohol, other drug or drugs, intoxicating compound or compounds, reckless driving, and aggravated reckless driving, this provision does not apply to proceedings involving violations of the Illinois Vehicle Code. Effective immediately.

HOUSE AMENDMENT NO. 2

Provides that the provision that prohibits a minor from waiving the right to the assistance of counsel in his or her defense in a juvenile proceeding applies only to a judicial proceeding. Provides that in an adult criminal prosecution of a person under 17 years of age the prohibition on the waiver of counsel does not apply to a minor charged with an offense for which the penalty is a fine only.

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	05-02-25	S Filed with Secretary by Sen. Kwame Raoul
		S First Reading
		S Referred to Rules
	05-03-02	S Assigned to Judiciary
	05-03-09	S Postponed - Judiciary
	05-03-16	S Do Pass Judiciary; 008-002-000
		S Placed on Calendar Order of 2nd Reading March 17, 2005
	05-04-06	S Second Reading
		S Placed on Calendar Order of 3rd Reading April 7, 2005
	05-04-11	S Added as Chief Co-Sponsor Sen. Mattie Hunter
		S Third Reading - Passed; 033-015-001
		H Arrived in House
		H Placed on Calendar Order of First Reading
	05-04-12	H Chief House Sponsor Rep. Annazette Collins
		H First Reading
		H Referred to Rules Committee
	05 <i>-</i> 04-20	H Assigned to Judiciary II - Criminal Law Committee
	05-05-05	H Do Pass / Short Debate Judiciary II - Criminal Law Committee; 015-001-
		000
		H Placed on Calendar 2nd Reading - Short Debate
		H Added Alternate Chief Co-Sponsor Rep. Lovana Jones
		H Added Alternate Chief Co-Snonsor Ren Milton Patterson

H Added Alternate Chief Co-Sponsor Rep. Milton Patterson

H Added Alternate Chief Co-Sponsor Rep. Mary E. Flowers

- 05-05-17 H House Amendment No. 1 Filed with Clerk by Rep. Annazette Collins
 - H House Amendment No. 1 Referred to Rules Committee
- 05-05-18 H House Amendment No. 2 Filed with Clerk by Rep. Annazette Collins
 - H House Amendment No. 2 Referred to Rules Committee
- 05-05-19 H House Amendment No. 1 Recommends Be Adopted Rules Committee; 003-001-000
 - H House Amendment No. 2 Recommends Be Adopted Rules Committee; 003-001-000
 - H Second Reading Short Debate
 - H House Amendment No. 1 Withdrawn by Rep. Annazette Collins
 - H House Amendment No. 2 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-05-20 H Added Alternate Co-Sponsor Rep. Kenneth Dunkin
 - H Final Action Deadline Extended-9(b) May 31, 2005
- 05-05-26 H Third Reading Short Debate Passed 116-000-000
 - S Secretary's Desk Concurrence House Amendment(s) 02
 - S Placed on Calendar Order of Concurrence House Amendment(s) 02-May 27, 2005.
 - S House Amendment No. 2 Motion to Concur Filed with Secretary Sen. Kwame Raoul
 - S House Amendment No. 2 Motion to Concur Referred to Rules
- 05-05-27 S House Amendment No. 2 Motion to Concur Rules Referred to Judiciary
 - S House Amendment No. 2 Motion To Concur Recommended Do Adopt Judiciary; 008-000-000
 - S House Amendment No. 2 Senate Concurs 059-000-000
 - S Passed Both Houses
- 05-06-24 S Sent to the Governor
- 05-07-26 S Governor Approved
 - S Effective Date July 26, 2005

SB-1954 RAOUL.

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.

05-02-25 S Filed with Secretary by Sen. Kwame Raoul

- S First Reading
- S Referred to Rules
- 05-03-02 S Assigned to Health & Human Services
- 05-03-17 S Postponed Health & Human Services
- 05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-1955 RAOUL-DILLARD, DEL VALLE-HARMON-COLLINS, SANDOVAL, GARRETT AND HUNTER.

New Act

10	ILCS	5/9-1.5	from	Ch.	46, par. 9-1.5
10	ILCS	5/9-1.7	from	Ch.	46, par. 9-1.7
10	ILCS	5/9-1.8	from	Ch.	46, par. 9-1.8
10	ILCS	5/9-10	from	Ch.	46, par. 9-10
30	ILCS	105/5.640 new			
35	ILCS	5/506.7 new			
35	ILCS	5/509			120, par. 5-509
35	ILCS	5/510	from	Ch.	120, par. 5-510
705	ILCS	105/27.10 new			

Creates the Supreme Court Campaign Reform Act. Provides that candidates for the Supreme Court may apply for a public financing benefit in connection with their campaign. Sets the amount of the public financing benefit at \$750,000 for the general primary and general election cycle. Sets requirements for qualifying for the public financing benefits. Limits the amount of private contributions qualified candidates may accept. Limits the amounts that non-participating candidates may accept from private sources during campaign periods to \$1,000 in the aggregate. SB-1955 to SB-1955

Provides that qualified candidates must be distributed a line of credit from 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 require attorneys to contribute money to the Fund not to exceed \$25 annually. Contains other provisions. Amends the Election Code. Provides that a payment for electioneering communications is an "expenditure". Provides that a group that "accepts contributions or makes expenditures during any 12-month period in an aggregate amount exceeding \$3,000 for the purpose of electioneering communications" is a political committee. Allows the Board of Elections to impose a fine against a committee that fails to report expenditures that could trigger matching funds under the Supreme Court Campaign Reform Act. Amends the State Finance Act. Creates the Illinois Supreme Court Democracy Trust Fund. Amends the Illinois Income Tax Act. Requires the Department of Revenue to print on its standard individual income tax form a provision by which the taxpayer may make a contribution (not less than \$1) to the Illinois Supreme Court Democracy Trust Fund. Amends the Clerk of the Courts Act. Requires circuit court clerks to transfer \$1 from each appearance fee paid to the State Treasurer for deposit into the Supreme Court Democracy Trust Fund and, to defray that expense, the county board may, by resolution, require the clerk of the circuit court in the county to charge and collect a Supreme Court Democracy Trust Fund fee of not more than \$1, which shall be paid at the time that any appearance fee is paid. Effective immediately.

SENATE COMMITTEE AMENDMENT NO. 1

In the Supreme Court Campaign Reform Act, deletes a provision allowing the Illinois Supreme Court to require attorneys to contribute money to the Illinois Supreme Court Democracy Trust Fund.

FISCAL NOTE (State Board of Elections)

Please be advised that this legislation would require a complete new set of disclosure forms for judicial candidates only. This includes new software and new website downloads. This is an upfront cost and must be implemented and wholly in place prior to the next scheduled election of the Supreme Court, which is set for 2010. Total cost: \$150,000.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

05-02-25 S Filed with Secretary by Sen. Kwame Raoul

- S First Reading
- S Referred to Rules
- 05-03-02 S Added as Chief Co-Sponsor Sen, Kirk W. Dillard
 - S Assigned to Executive
 - S Added as Co-Sponsor Sen. Miguel del Valle
- 05-03-10 S Postponed Executive
- 05-03-16 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Kwame Raoul
 - S Senate Committee Amendment No. 1 Referred to Rules
 - S Senate Committee Amendment No. 1 Rules Refers to Executive
 - S Senate Committee Amendment No. 1 Adopted
- 05-03-17 S Do Pass as Amended Executive; 007-005-000
- S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-03-31 S Added as Chief Co-Sponsor Sen. Don Harmon
- 05-04-05 S Fiscal Note Requested by Sen. Peter J. Roskam
- 05-04-07 S Fiscal Note Filed from the Board of Elections, State of Illinois.
- 05-04-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
 - S Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins
- 05-04-13 S Added as Co-Sponsor Sen. Martin A. Sandoval
 - S Added as Co-Sponsor Sen. Susan Garrett
 - S Added as Co-Sponsor Sen. Mattie Hunter
 - S Third Reading Passed; 034-023-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. William Delgado
 - H First Reading
 - H Referred to Rules Committee
- 05-04-14 H Added Alternate Chief Co-Sponsor Rep. David E. Miller

05-04-20 05-04-26	
05-04-28	n Added Alternate Co-Sponsor Ren Mike Boland
05-05-03	H Added Alternate Co-Sponsor Rep. Arthur L. Turner H Added Alternate Co-Sponsor Rep. Elaine Nekritz H Added Alternate Co-Sponsor Rep. Julie Hamos H Added Alternate Co-Sponsor Rep. Constance A. Howard H Added Alternate Co-Sponsor Rep. William Davis H Added Alternate Co-Sponsor Rep. Lovana Jones H Added Alternate Co-Sponsor Rep. Fileen Lyons
02-02-12	H Added Alternate Co-Sponsor Rep. Cynthia Soto H Added Alternate Co-Sponsor Rep. Karen A. Yarbrough H Rule 19(a) / Re-referred to Rules Committee
03-03-17	H Added Alternate Co-Sponsor Rep. Mary E. Flowers H Added Alternate Co-Sponsor Rep. Marlow H. Colvin H Added Alternate Co-Sponsor Rep. Daniel I. Burke

SB-1956 TROTTER.

New Act

Creates the State Services Accountability Act. Contains a short title provision only.

05-02-25 S Filed with Secretary by Sen. Donne E. Trotter

- S First Reading
- S Referred to Rules
- 05-03-02 S Assigned to State Government
- 05-03-17 S Postponed State Government

05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-1957 CULLERTON.

230 ILCS 5/1 230 ILCS 10/1

from Ch. 8, par. 37-1

from Ch. 120, par. 2401

Amends the Illinois Horse Racing Act of 1975 and the Riverboat Gambling Act. Makes technical changes in Sections concerning the short titles.

- 05-02-25 S Filed with Secretary by Sen. John J. Cullerton
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Executive 05-03-10 S To Subcommittee

05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-1958 SCHOENBERG-COLLINS.

815 ILCS 177/1

Amends the Tax Refund Anticipation Loan Disclosure Act. Makes a technical change in a Section concerning the short title.

- 05-02-25 S Filed with Secretary by Sen. Jeffrey M. Schoenberg
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Financial Institutions
- 05-03-10 S Postponed Financial Institutions 05-03-17 S Do Pass Financial Institutions; 008-000-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-03-31 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Jeffrey M. Schoenberg
 - S Senate Floor Amendment No. 1 Referred to Rules
- 05-04-06 S Senate Floor Amendment No. 1 Rules Refers to Financial Institutions
 - S Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins

- 05-04-12 S Senate Floor Amendment No. 1 Held in Financial Institutions
- 05-04-13 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 14, 2005
- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules
- 05-07-01 S Senate Floor Amendment No. 1 Referred to Rules; 3-9(b)

SB-1959 SCHOENBERG.

30 ILCS 608/5-5

Amends the State Facilities Closure Act. Provides that the Act applies to all State facilities (now, a facility must be the primary work station for 25 or more State employees).

- 05-02-25 S Filed with Secretary by Sen. Jeffrey M. Schoenberg
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to State Government
- 05-03-10 S Do Pass State Government; 007-000-000
- S Placed on Calendar Order of 2nd Reading March 15, 2005
- 05-04-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
- 05-04-13 S Third Reading Passed; 055-003-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Jack D. Franks
 - H First Reading
 - H Referred to Rules Committee
- 05-04-20 H Assigned to Executive Committee
- 05-04-27 H Added Alternate Chief Co-Sponsor Rep. Daniel V. Beiser
 - H Added Alternate Chief Co-Sponsor Rep. John E. Bradley
- 05-05-04 H Added Alternate Chief Co-Sponsor Rep. Lisa M. Dugan H Added Alternate Co-Sponsor Rep. Careen M Gordon
- 05-05-13 H Rule 19(a) / Re-referred to Rules Committee

SB-1960 SCHOENBERG-RONEN.

720 ILCS 5/12-21.7 new

Amends the Criminal Code of 1961. Prohibits the sale of yo-yo waterballs in the State. Provides that a violation is a business offense punishable by a \$1,001 fine for each violation. Provides that each sale of a yo-yo waterball is a separate offense.

- 05-02-25 S Filed with Secretary by Sen. Jeffrey M. Schoenberg
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Housing & Community Affairs
- 05-03-09 S Postponed Housing & Community Affairs
- 05-03-16 S Do Pass Housing & Community Affairs; 007-001-000
- S Placed on Calendar Order of 2nd Reading March 17, 2005 05-04-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
- 05-04-13 S Third Reading Passed; 055-000-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Elizabeth Coulson
- 05-04-14 H First Reading
 - H Referred to Rules Committee
- 05-04-20 H Assigned to Judiciary II Criminal Law Committee
- 05-04-28 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 010-002-000
 - H Placed on Calendar 2nd Reading Short Debate
- 05-05-03 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate

SB-1961 to SB-1962

- 05-05-05 H Third Reading Short Debate Passed 108-003-000 S Passed Both Houses H Added Alternate Chief Co-Sponsor Rep. Kathleen A. Ryg
 - H Added Alternate Chief Co-Sponsor Rep. Kevin Joyce
- 05-05-09 H Added Alternate Chief Co-Sponsor Rep. David E. Miller 05-05-30 S Added as Chief Co-Sponsor Sen. Carol Ronen
- 05-06-03 S Sent to the Governor
- 05-06-08 S Governor Approved
 - S Effective Date January 1, 2006

SB-1961 CULLERTON.

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

Amends the Criminal Code of 1961. Makes a technical change in a Section concerning the short title.

- 05-02-25 S Filed with Secretary by Sen. John J. Cullerton
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Judiciary
- 05-03-09 S Postponed Judiciary
- 05-03-16 S Postponed Judiciary
- 05-03-17 S Do Pass Judiciary; 010-000-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee,
 - S Motion Prevailed
 - S Re-referred to Rules

SB-1962 SCHOENBERG-SANDOVAL-TROTTER-COLLINS.

- 430 ILCS 65/Act title
- 430 ILCS 65/1 from Ch. 38, par. 83-1 430 ILCS 65/1.1 from Ch. 38, par. 83-1.1
- 430 ILCS 65/2 from Ch. 38, par. 83-2
- 430 ILCS 65/3 from Ch. 38, par. 83-3
- 430 ILCS 65/3.1 from Ch. 38, par. 83-3.1
- Amends the Firearm Owners Identification Card Act. Requires a person to have a currently valid Firearm Owner's Identification Card issued in his or her own name by the Department of State Police in order to acquire or possess a stun gun or taser. Exempts certain military, law enforcement, and other specified persons.
 - SENATE FLOOR AMENDMENT NO. 1
 - Adds reference to: 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 deliver a stun gun or taser to a person, incidental to a sale, without withholding delivery of the stun gun or taser for at least 24 hours after application for its purchase has been made.

HOUSE AMENDMENT NO. 1 (HOUSE RECEDES MAY 31, 2005)

Provides that a person acquiring or possessing a stun gun or taser must present to the transferor of the stun gun or taser such proof as required by the Department of State Police that he or she has completed a course of instruction of at least one hour in the use of a stun gun or taser approved by the Department of State Police. Provides that a person may not knowingly transfer, or cause to be transferred, any stun gun or taser unless the transferee presents such proof to the transferor as required by the Department of State Police that the transferee has completed a course of instruction of at least one hour in the use of a stun gun or taser approved by the Department of State Police.

NOTE(S) THAT MAY APPLY: Correctional

- 05-02-25 S Filed with Secretary by Sen. Jeffrey M. Schoenberg
 - S First Reading
 - S Referred to Rules

- 05-03-02 S Assigned to Judiciary S Postponed - Judiciary 05-03-09 05-03-16 S Do Pass Judiciary; 010-000-000 S Placed on Calendar Order of 2nd Reading March 17, 2005 05-03-24 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Jeffrey M. Schoenberg S Senate Floor Amendment No. 1 Referred to Rules 05-04-06 S Senate Floor Amendment No. 1 Rules Refers to Judiciary 05-04-07 S Senate Floor Amendment No. 1 Recommend Do Adopt Judiciary; 009~ 000-000 05-04-11 S Second Reading S Senate Floor Amendment No. 1 Adopted; Schoenberg S Placed on Calendar Order of 3rd Reading April 12, 2005 05-04-13 S Added as Chief Co-Sponsor Sen. Martin A. Sandoval S Added as Chief Co-Sponsor Sen. Donne E. Trotter S Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins S Third Reading - Passed; 058-000-000 H Arrived in House H Placed on Calendar Order of First Reading H Chief House Sponsor Rep. Ron Stephens H First Reading H Referred to Rules Committee 05-04-27 H Assigned to Agriculture & Conservation Committee 05-04-28 H Alternate Chief Sponsor Changed to Rep. Elaine Nekritz 05-05-10 H Re-assigned to Judiciary II - Criminal Law Committee H Committee/Final Action Deadline Extended-9(b) May 27, 2005 05-05-18 H Motion Do Pass - Lost Judiciary II - Criminal Law Committee; 008-001-H Remains in Judiciary II - Criminal Law Committee 05-05-19 H Do Pass / Short Debate Judiciary II - Criminal Law Committee; 011-002-002 H Placed on Calendar 2nd Reading - Short Debate 05-05-20 H House Amendment No. 1 Filed with Clerk by Rep. Ron Stephens H House Amendment No. 1 Referred to Rules Committee 05-05-23 H Added Alternate Chief Co-Sponsor Rep. Elizabeth Coulson 05-05-25 H Final Action Deadline Extended-9(b) May 31, 2005 H House Amendment No. 1 Recommends Be Adopted Rules Committee; 003-000-000 H Second Reading - Short Debate H Held on Calendar Order of Second Reading - Short Debate 05-05-26 H Second Reading - Short Debate H House Amendment No. 1 Adopted by Voice Vote H Placed on Calendar Order of 3rd Reading - Short Debate 05-05-27 H Third Reading - Short Debate - Passed 115-000-001 S Secretary's Desk - Concurrence House Amendment(s) 01 S Placed on Calendar Order of Concurrence House Amendment(s) 01-May 28, 2005 S House Amendment No. 1 Motion to Concur Filed with Secretary Sen. Jeffrey M. Schoenberg S House Amendment No. 1 Motion to Concur Referred to Rules 05-05-28 S House Amendment No. 1 Motion to Concur Rules Referred to Judiciary S House Amendment No. 1 Motion Held in Judiciary S House Amendment No. 1 Motion to Non-Concur Filed with Secretary Sen. Jeffrey M. Schoenberg S Senate Non-Concurs 01 H Placed on Calendar Order of Non-Concurrence House Amendment(s) 1 05-05-29 H House Amendment No. 1 Motion to Recede Rep. Elaine Nekritz H House Amendment No. 1 Motion to Recede Referred to Rules Committee 05-05-31 H House Amendment No. 1 Motion to Recede Recommends Be Adopted Rules Committee: 003-002-000
 - H House Amendment No. 1 House Recedes 110-005-001

- S Passed Both Houses
- 05-06-03 S Sent to the Governor
 - S Governor Approved
 - S Effective Date January 1, 2006
 - S Public Act 94-0006

SB-1963 SCHOENBERG.

310 ILCS 67/20

Amends the Affordable Housing Planning and Appeal Act. Makes a technical change in a Section concerning determinations of exempt local governments.

- 05-02-25 S Filed with Secretary by Sen. Jeffrey M. Schoenberg
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Housing & Community Affairs
- 05-03-09 S Postponed Housing & Community Affairs
- 05-03-16 S Do Pass Housing & Community Affairs; 006-003-000
 - S Placed on Calendar Order of 2nd Reading March 17, 2005
- 05-04-13 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 14, 2005
- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules

SB-1964 SCHOENBERG-GARRETT-CROTTY-LINK.

 605
 ILCS 10/8.1 new

 605
 ILCS 10/10
 from Ch. 121, par. 100-10

 605
 ILCS 10/11
 from Ch. 121, par. 100-11

 605
 ILCS 10/16.2 new
 from Ch. 121, par. 100-21

 605
 ILCS 10/23
 from Ch. 121, par. 100-23

 605
 ILCS 10/27.1
 from Ch. 121, par. 100-27.1

 605
 ILCS 10/27.2 new
 from Ch. 121, par. 100-31

Amends the Toll Highway Act. Provides that the Toll Highway Authority has the power to enter into an intergovernmental agreement or contract with a unit of local government or other public or private entity for the collection by electronic means of tolls, fees, or revenues. Requires the Governor to appoint, with the advice and consent of the Senate, an Inspector General for the Authority, setting forth his or her powers and duties. Places certain restrictions on directors of the Illinois State Toll Highway Authority and their employees and agents concerning receiving financial benefit from their positions or employment with the Authority. Makes changes concerning enforcement of tolls. Provides that the Office of the Inspector General shall be represented in all legal matters by the Attorney General. Provides that the Authority may spend toll highway funds only for specified purposes. Provides that the Authority must hold and publicize an annual public hearing on its annual budget. Requires the Authority to establish an amnesty program for toll violations. Establishes procedures for, and limitations on, the amnesty. Sets procedures for administrative adjudication of violations recorded by photo surveillance. Provides that toll evasion offenses adjudicated in the Authority's administration system are not subject to the fine range for petty offenses. Provides that it is a violation of the Act to operate on a toll highway a vehicle with a license plate covered with any material that obstructs the electronic image recording of the plate. Provides that a law enforcement officer may confiscate a license plate if the plate was treated with a substance to block electronic image recording. Deletes language providing that any person may file an action against the Authority for civil damages for any personal injury or property damage caused by agents or employees of the Authority. Makes other changes. Effective immediately.

SENATE FLOOR AMENDMENT NO. 1

Deletes reference to:

605 ILCS 10/31

Deletes everything after the enacting clause. Re-inserts the provisions of the original bill, with changes, additions, and deletions. Provides that judicial review of the administrative

SB-1964 to SB-1964

adjudication of photographically recorded toll violations shall occur in the circuit court of the county in which the administrative decision was rendered (rather than the county in which the hearing was held). Expands eligibility for, and amends the terms of, the toll violation amnesty program. Deletes a provision that deleted language allowing actions for civil damages for personal injury or property damage caused by agents or employees of the Authority. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes reference to:

605 ILCS 10/8.1 new

Deletes the provision regarding the office of the Inspector General.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-02-25 S Filed with Secretary by Sen. Jeffrey M. Schoenberg
 - S First Reading
 - S Referred to Rules
 - 05-03-02 S Assigned to Transportation
 - 05-03-09 S Re-referred to Rules
 - S Re-assigned to Executive
 - 05-03-17 S Do Pass Executive; 012-000-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
 - 05-04-08 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Jeffrey M. Schoenberg
 - S Senate Floor Amendment No. 1 Referred to Rules
 - S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Bill Brady
 - S Senate Floor Amendment No. 2 Referred to Rules
 - 05-04-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
 - S Senate Floor Amendment No. 1 Rules Refers to Executive
 - 05-04-12 S Senate Floor Amendment No. 1 Recommend Do Adopt Executive; 010-000-000
 - 05-04-13 S Recalled to Second Reading
 - S Senate Floor Amendment No. 1 Adopted; Schoenberg
 - S Placed on Calendar Order of 3rd Reading April 14, 2005
 - 05-04-15 S Third Reading Passed; 056-000-000
 - S Senate Floor Amendment No. 2 Tabled Pursuant to Rule 5-4(a)
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Elaine Nekritz
 - H First Reading
 - H Referred to Rules Committee
 - 05-04-27 H Assigned to Executive Committee
 - 05-05-13 H Rule 19(a) / Re-referred to Rules Committee
 - 05-05-27 H Final Action Deadline Extended-9(b) May 31, 2005
 - H Assigned to Transportation and Motor Vehicles Committee
 - H Motion to Suspend Rule 25 Prevailed
 - H Do Pass / Short Debate Transportation and Motor Vehicles Committee; 024-002-000
 - H Placed on Calendar 2nd Reading Short Debate
 - H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
 - 05-05-30 H Added Alternate Chief Co-Sponsor Rep. Robert Rita
 - 05-05-31 H House Amendment No. 1 Filed with Clerk by Rep. Elaine Nekritz
 - H House Amendment No. 1 Referred to Rules Committee
 - H House Amendment No. 1 Recommends Be Adopted Rules Committee; 004-000-000
 - H Added Alternate Chief Co-Sponsor Rep. Sidney H. Mathias
 - H Added Alternate Chief Co-Sponsor Rep. Paul D. Froehlich
 - H Added Alternate Chief Co-Sponsor Rep. Karen May
 - H House Amendment No. 1 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - H Third Reading Short Debate Passed 072-039-004
 - S Secretary's Desk Concurrence House Amendment(s) 01

- S Placed on Calendar Order of Concurrence House Amendment(s) 01-May 31, 2005
- S House Amendment No. 1 Motion to Concur Filed with Secretary Sen. Jeffrey M. Schoenberg
- S House Amendment No. 1 Motion to Concur Referred to Rules
- S House Amendment No. 1 Motion to Concur Be Approved for Consideration Rules
- S Added as Chief Co-Sponsor Sen. Susan Garrett
- S Added as Chief Co-Sponsor Sen. M. Maggie Crotty
- S Added as Chief Co-Sponsor Sen. Terry Link
- S House Amendment No. 1 Senate Concurs 036-021-000
- S Passed Both Houses
- 05-06-29 S Sent to the Governor
- 05-08-22 S Governor Approved
 - S Effective Date August 22, 2005
 - S Public Act 94-0636

SB-1965 HENDON-TROTTER-COLLINS-HARMON.

35 ILCS 15/25

Amends the Film Production Services Tax Credit Act. Makes a technical change in a Section concerning applications for certification.

SENATE FLOOR AMENDMENT NO. 1

Deletes reference to: 35 ILCS 15/25 Adds reference to: 35 ILCS 5/213 35 ILCS 15/10 35 ILCS 15/15 35 ILCS 15/20 35 ILCS 15/43 new 35 ILCS 15/45 35 ILCS 15/90

Deletes everything after the enacting clause. Amends the Income Tax Act, provides that the film production services credit (i) may be transferred in accordance with rules adopted by the Department of Commerce and Economic Opportunity and (ii) may be carried forward 5 years. Amends the Film Production Services Tax Credit Act, provides that, for Illinois labor expenditures generated by the employment of residents of geographic areas of high poverty or high unemployment in an accredited production approved by the Department after January 1, 2005, the applicant shall receive an enhanced credit 10% in addition to the 25% credit. Provides that the Department of Commerce and Economic Opportunity may use training programs for skills in critical demand to accomplish the purposes of the Act. Requires the Department of Commerce and Economic Opportunity are report concerning the tax credit program to the General Assembly at the end of each fiscal quarter. Provides that the Act is repealed on January 1, 2007 (now, the Act is scheduled to be repealed on January 1, 2006). Makes other changes. Effective immediately.

SENATE FLOOR AMENDMENT NO. 2

Adds reference to:

35 ILCS 15/30

Deletes everything after the enacting clause. Reinserts the provisions of the bill as amended by Senate Amendment No. 1 with the following changes: Further amends the Film Production Services Tax Credit Act. In a Section concerning the review of applications for accredited production certificates, includes a requirement that; (i) the applicant must file a diversity plan with the Department of Commerce and Economic Opportunity that sets out the applicant's goal for hiring minority persons and females and sets out the applicant's goal for using vendors who are certified under the Business Enterprise for Minorities, Females, and Persons with Disabilities Act; (ii) the Department must approve the diversity plan; and (iii) the Department must verify that the applicant has met or made good-faith efforts in achieving those goals set forth in the diversity plan (now, the application must include a provision setting forth the percentage of minority workers that the production company plans to employ, subject to any applicable collective bargaining agreements with a labor organization to which the applicant is a signatory, to perform work on the production.).- Requires the Department of Commerce and Economic Opportunity to adopt necessary rules. Effective immediately.

- 05-02-25 S Filed with Secretary by Sen. Rickey R. Hendon
 - S First Reading S Referred to Rules
- 05-03-02 S Assigned to Executive
- 05-03-10 S Postponed Executive
- 05-03-16 S Added as Chief Co-Sponsor Sen. Donne E. Trotter
- 05-03-17 S Do Pass Executive; 007-005-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-11 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Rickey R. Hendon
 - S Senate Floor Amendment No. 1 Referred to Rules
- 05-04-12 S Senate Floor Amendment No. 1 Rules Refers to Executive
 - S Senate Floor Amendment No. 1 Recommend Do Adopt Executive; 011-000-000
- 05-04-13 S Second Reading
 - S Senate Floor Amendment No. 1 Adopted; Hendon
 - S Placed on Calendar Order of 3rd Reading April 14, 2005
- 05-04-15 S Rule 2-10 Third Reading Deadline Extended to May 31, 2005
- 05-04-20 S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Rickey R. Hendon
 - S Senate Floor Amendment No. 2 Referred to Rules
 - S Senate Floor Amendment No. 2 Rules Refers to Executive
- 05-04-21 S Senate Floor Amendment No. 2 Recommend Do Adopt Executive; 012-000-000
 - S Recalled to Second Reading
 - S Senate Floor Amendment No. 2 Adopted; Hendon
 - S Placed on Calendar Order of 3rd Reading
 - S Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins
 - S Third Reading Passed; 054-001-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Marlow H. Colvin
- 05-04-26 H First Reading
 - H Referred to Rules Committee
 - H Referred to Executive Committee
- 05-04-28 H Alternate Chief Sponsor Changed to Rep. Kenneth Dunkin
- 05-05-11 H Added Alternate Chief Co-Sponsor Rep. Angelo Saviano
 - H Added Alternate Chief Co-Sponsor Rep. Kurt M. Granberg
 - H Added Alternate Chief Co-Sponsor Rep. Terry R. Parke
 - H Added Alternate Chief Co-Sponsor Rep. Thomas Holbrook H Added Alternate Co-Sponsor Rep. Charles E. Jefferson
 - H Added Alternate Co-Sponsor Rep. Paul D. Froehlich
 - H Added Alternate Co-Sponsor Rep. Sidney H. Mathias H Added Alternate Co-Sponsor Rep. Deborah L. Graham
 - H Added Alternate Co-Sponsor Rep. Eddie Washington
 - H Added Alternate Co-Sponsor Rep. Constance A. Howard
 - H Added Alternate Co-Sponsor Rep. Calvin L. Giles
 - H Added Alternate Co-Sponsor Rep. Arthur L. Turner
 - H Added Alternate Co-Sponsor Rep. Monique D. Davis
 - H Added Alternate Co-Sponsor Rep. Cynthia Soto
 - H Added Alternate Co-Sponsor Rep. Patricia Bailey
 - H Added Alternate Co-Sponsor Rep. Daniel J. Burke
 - H Added Alternate Co-Sponsor Rep. Susana A Mendoza
 - H Added Alternate Co-Sponsor Rep. William Davis
 - H Added Alternate Co-Sponsor Rep. Eileen Lyons
 - H Added Alternate Co-Sponsor Rep. Robert S. Molaro H Added Alternate Co-Sponsor Rep. Michael K. Smith

 - H Added Alternate Co-Sponsor Rep. Mike Boland
 - H Added Alternate Co-Sponsor Rep. Naomi D. Jakobsson H Added Alternate Co-Sponsor Rep. Marlow H. Colvin

H Added Alternate Co-Sponsor Rep. Sara Feigenholtz H Added Alternate Co-Sponsor Rep. Robin Kelly H Added Alternate Co-Sponsor Rep. Kevin Joyce H Added Alternate Co-Sponsor Rep. Maria Antonia Berrios H Added Alternate Co-Sponsor Rep. Annazette Collins H Added Alternate Co-Sponsor Rep. Wyvetter H. Younge H Added Alternate Co-Sponsor Rep. Jay C. Hoffman H Added Alternate Co-Sponsor Rep. Lou Lang H Added Alternate Co-Sponsor Rep. Elizabeth Coulson H Added Alternate Co-Sponsor Rep. David E. Miller H Added Alternate Co-Sponsor Rep. James H. Meyer H Added Alternate Co-Sponsor Rep. JoAnn D. Osmond H Added Alternate Co-Sponsor Rep. Suzanne Bassi H Added Alternate Co-Sponsor Rep. David R. Leitch H Added Alternate Co-Sponsor Rep. Jack D. Franks H Added Alternate Co-Sponsor Rep. Frank J. Mautino H Alternate Chief Co-Sponsor Removed Rep. Terry R. Parke H Added Alternate Co-Sponsor Rep. Terry R. Parke H Added Alternate Chief Co-Sponsor Rep. Arthur L. Turner H Alternate Chief Co-Sponsor Changed to Rep. Thomas Holbrook H Alternate Co-Sponsor Removed Rep. Arthur L. Turner H Added Alternate Co-Sponsor Rep. Karen A. Yarbrough H Added Alternate Co-Sponsor Rep. John A. Fritchey H Added Alternate Co-Sponsor Rep. Richard T. Bradley H Added Alternate Co-Sponsor Rep. Kevin A. McCarthy H Added Alternate Co-Sponsor Rep. James D. Brosnahan H Added Alternate Co-Sponsor Rep. Joseph M. Lyons H Added Alternate Co-Sponsor Rep. William Delgado H Added Alternate Co-Sponsor Rep. Robert Rita H Added Alternate Co-Sponsor Rep. Lovana Jones H Added Alternate Co-Sponsor Rep. William B. Black H Added Alternate Co-Sponsor Rep. Linda Chapa LaVia H Added Alternate Co-Sponsor Rep. John J. Millner H Added Alternate Co-Sponsor Rep. Milton Patterson H Added Alternate Co-Sponsor Rep. Patrick J Verschoore H Added Alternate Co-Sponsor Rep. Jack McGuire H Added Alternate Co-Sponsor Rep. Dave Winters H Added Alternate Co-Sponsor Rep. Donald L. Moffitt H Added Alternate Co-Sponsor Rep. Jim Sacia H Added Alternate Co-Sponsor Rep. Mary E. Flowers H Added Alternate Co-Sponsor Rep. Ed Sullivan, Jr. H Added Alternate Co-Sponsor Rep. Karen May H Added Alternate Co-Sponsor Rep. Michael Tryon H Added Alternate Co-Sponsor Rep. Robert W. Pritchard H Added Alternate Co-Sponsor Rep. Roger L. Eddy H Added Alternate Co-Sponsor Rep. Aaron Schock H Added Alternate Co-Sponsor Rep. Dan Brady H Added Alternate Co-Sponsor Rep. Renee Kosel H Added Alternate Co-Sponsor Rep. Rosemary Mulligan H Added Alternate Co-Sponsor Rep. Ronald A. Wait H Added Alternate Co-Sponsor Rep. Patricia R. Bellock H Alternate Chief Co-Sponsor Changed to Rep. Kurt M. Granberg H Alternate Chief Co-Sponsor Changed to Rep. Thomas Holbrook 05-05-12 H Added Alternate Chief Co-Sponsor Rep. Marlow H. Colvin H Alternate Chief Co-Sponsor Removed Rep. Arthur L. Turner H Alternate Co-Sponsor Removed Rep. Marlow H. Colvin H Added Alternate Co-Sponsor Rep. Arthur L. Turner 05-05-13 H Rule 19(a) / Re-referred to Rules Committee 05-05-23 H Final Action Deadline Extended-9(b) May 31, 2005 H Assigned to Revenue Committee H Motion to Suspend Rule 25 - Prevailed

- 05-05-24 H Do Pass / Short Debate Revenue Committee; 009-000-000 H Placed on Calendar 2nd Reading - Short Debate H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate
- 05-05-26 S Added as Chief Co-Sponsor Sen. Don Harmon
- 05-05-30 H Added Alternate Co-Sponsor Rep. Kathleen A. Ryg
 - H Added Alternate Co-Sponsor Rep. Julie Hamos
 - H Added Alternate Co-Sponsor Rep. Elaine Nekritz
- 05-05-31 H Added Alternate Co-Sponsor Rep. Robert W. Churchill H Third Reading - Short Debate - Passed 093-020-001 S Passed Both Houses
- 05-06-07 S Sent to the Governor
- 05-07-11 S Governor Approved
 - S Effective Date July 11, 2005
 - S Public Act 94-0171

SB-1966 SCHOENBERG.

5 ILCS 420/4A-105 from Ch. 127, par. 604A-105

- 30 ILCS 500/50-13
- 30 ILCS 500/50-20

Amends the Illinois Governmental Ethics Act. Requires that a special government agent file his or her statement of economic interests within 60 days after assuming responsibilities as a special government agent (now, within 30 days after making an ex parte communication). Amends the Illinois Procurement Code. Prohibits all State employees from obtaining State contracts (now, those earning more than 60% of the Governor's compensation). Requires that a waiver from the prohibition against obtaining State contracts must be filed within the earlier of 60 days after it is issued or when contract performance begins, and provides that the contract is voidable if the waiver is not filed within that period.

SENATE FLOOR AMENDMENT NO. 1

Adds reference to:

30 ILCS 500/50-21 new

Further amends the Illinois Procurement Code. Prohibits the State from entering into a contract with respect to the issuance of bonds or other securities with an entity that uses an independent consultant. Defines an independent consultant. Requires that a State contract with an entity subject to certain Municipal Securities Rulemaking Board requirements for reporting political contributions must include a certification of compliance during the contract with those requirements. Provides that violation makes the contract voidable by the State and bars the entity from State contracts with respect to issuance of bonds or other securities for 10 years. Permanently bars an entity found guilty of violating the rules a prohibitions against obtaining or retaining securities business and making political contributions or payments. Adds an immediate effective date.

- 05-02-25 S Filed with Secretary by Sen. Jeffrey M. Schoenberg
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Executive
- 05-03-10 S Do Pass Executive; 011-000-000
 - S Placed on Calendar Order of 2nd Reading March 15, 2005
- 05-04-04 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Jeffrey M. Schoenberg
 - S Senate Floor Amendment No. 1 Referred to Rules
- 05-04-06 S Senate Floor Amendment No. 1 Rules Refers to Executive
- 05-04-07 S Senate Floor Amendment No. 1 Recommend Do Adopt Executive; 011-000-000
- 05-04-11 S Second Reading
 - S Senate Floor Amendment No. 1 Adopted; Schoenberg
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
- 05-04-13 S Third Reading Passed; 058-000-000 H Arrived in House
 - H Placed on Calendar Order of First Reading
- 05-04-14 H Chief House Sponsor Rep. Julie Hamos
 - H First Reading

H Referred to Rules Committee

05-04-20 H Assigned to Executive Committee

05-05-13 H Rule 19(a) / Re-referred to Rules Committee

SB-1967 FORBY-MARTINEZ, COLLINS AND SANDOVAL.

320 ILCS 42/25

Amends the Older Adult Services Act. Provides that no later than January 1, 2006 and every January 1 thereafter, the Department on Aging and the Illinois Housing Development Authority shall file with the Governor and the General Assembly a plan that establishes goals for the number of affordable housing units to be made available to the frail elderly in the next fiscal year. Requires that the plan: (i) detail the number of new units of housing to be created, the number of units made accessible through rehabilitation and renovation, and the number of new supportive living units to be created and certified; and (ii) include recommendations for statutory or policy changes needed to reduce barriers to the establishment of affordable housing units for the frail elderly. Effective immediately.

SENATE COMMITTEE AMENDMENT NO. 1

Adds the Department of Public Aid as an agency that must file a plan for affordable housing for the frail elderly.

SENATE COMMITTEE AMENDMENT NO. 2

Replaces everything after the enacting clause. Amends the Older Adult Services Act. Provides that the restructuring of older adult services shall include an affordable housing component. Provides that the Department on Aging and the Departments of Public Health and Public Aid shall utilize the recommendations of Illinois' Annual Comprehensive Housing Plan, as developed by the Affordable Housing Task Force, in their efforts to address the affordable housing needs of older adults. Effective immediately.

FISCAL NOTE (S-AM 1) (Department of Revenue)

Does not have a fiscal impact on the Department of Revenue. The Illinois Department of Revenue cannot determine the fiscal impact that it will have on the Department on Aging, the Department of Public Aid, or the Illinois Housing Development Authority. FISCAL NOTE ($S \leq M$ 2). (Department of Public Aid, or the Illinois Housing Development Authority.

FISCAL NOTE (S-AM 2) (Department of Revenue)

Does not have a fiscal impact on the Department of Revenue. The Illinois Department of Revenue cannot determine the fiscal impact that it will have on the Department on Aging, the Department of Public Aid, or the Illinois Housing Development Authority.

FISCAL NOTE (S-AM 1 & 2)(Housing Development Authority)

Senate Bill 1967, as originally filed, would have required IHDA to develop and file a plan which would establish production goals for the number of housing units to be made available to the frail elderly in the next fiscal year, detailing the number of units by new construction and rehabilitation, as well as for supportive living units. Given the content of Senate Amendment 2, it references the existing housing plan required by the Governors Executive Order 2003-18, which primarily addresses the targeting and allocation of existing State administered programs and resources among priority populations, one of those being low income seniors. As such, this amendment as written is not deemed to have any noted fiscal impact on existing IHDA resources or staffing. The Executive Order required plan is actually more comprehensive in its coverage of elderly housing needs.

FISCAL NOTE (S-AM 1 & 2) (Dept. on Aging)

Does not pose any additional spending or staff pressures on IDoA.

FISCAL NOTE (S-AM 1) (Dept. of Public Aid)

This amendment has a minimal administrative impact on the Department.

FISCAL NOTE (S-AM 2) (Dept. of Public Aid)

This amendment has minimal administrative impact on the Department.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-25 S Filed with Secretary by Sen. Gary Forby
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Housing & Community Affairs
- 05-03-08 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Gary Forby
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-03-09 S Postponed Housing & Community Affairs
- 05-03-14 S Senate Committee Amendment No. 2 Filed with Secretary by Sen. Gary

Forby

- S Senate Committee Amendment No. 2 Referred to Rules
- 05-03-15 S Senate Committee Amendment No. 1 Rules Refers to Housing & Community Affairs
 - S Senate Committee Amendment No. 2 Rules Refers to Housing & Community Affairs
 - S Senate Committee Amendment No. 1 Adopted
 - S Senate Committee Amendment No. 2 Adopted
- 05-03-16 S Do Pass as Amended Housing & Community Affairs; 009-000-000
 - S Placed on Calendar Order of 2nd Reading March 17, 2005
 - S Fiscal Note Requested by Sen. J. Bradley Burzynski; as amended by Senate Amendments No. 1 & 2.
- 05-04-05 S Fiscal Note Filed as amended by Senate Amendment No. 1, from the Illinois Department of Revenue.
 - S Fiscal Note Filed as amended by Senate Amendment No. 2, from the Illinois Department of Revenue.
- 05-04-06 S Added as Chief Co-Sponsor Sen. Iris Y. Martinez
- 05-04-08 S Added as Co-Sponsor Sen. Jacqueline Y. Collins
 - S Fiscal Note Filed as amended by Senate Amendments No. 1 and No. 2 from the Illinois Housing Development Authority.
- 05-04-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
 - S Added as Co-Sponsor Sen. Martin A. Sandoval
 - S Fiscal Note Filed as amended by Senate Amendments No.'d 1 and 2, from the Illinois Department on Aging.
 - S Fiscal Note Filed as amended by Senate Amendment No.1, from the Illinois Department of Public Aid.
 - S Fiscal Note Filed as amended by Senate Amendment No.2, from the Illinois Department of Public Aid.
- 05-04-13 S Third Reading Passed; 059-000-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Robert F. Flider
- 05-04-14 H Added Alternate Co-Sponsor Rep. Edward J. Acevedo H First Reading
 - H Referred to Rules Committee
- 05-04-15 H Added Alternate Co-Sponsor Rep. Linda Chapa LaVia H Added Alternate Co-Sponsor Rep. Jack D. Franks
- H Added Alternate Chief Co-Sponsor Rep. Brandon W. Phelps 05-04-20 H Assigned to Aging Committee
- 05-04-27 H Added Alternate Chief Co-Sponsor Rep. Daniel V. Beiser
- 05-04-28 H Do Pass / Short Debate Aging Committee; 020-000-000
 - H Placed on Calendar 2nd Reading Short Debate
 - H Added Alternate Co-Sponsor Rep. JoAnn D. Osmond
 - H Added Alternate Co-Sponsor Rep. John D'Arnico
 - H Added Alternate Co-Sponsor Rep. Patricia R. Bellock
 - H Added Alternate Co-Sponsor Rep. Dan Reitz
 - H Added Alternate Co-Sponsor Rep. Joseph M. Lyons
- H Added Alternate Co-Sponsor Rep. Naomi D. Jakobsson 05-05-03 H Second Reading - Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - H Added Alternate Chief Co-Sponsor Rep. Monique D. Davis
 - H Added Alternate Co-Sponsor Rep. Lisa M. Dugan
 - H Added Alternate Co-Sponsor Rep. Kathleen A. Ryg
- 05-05-04 H Added Alternate Co-Sponsor Rep. Careen M Gordon
- H Added Alternate Co-Sponsor Rep. Sara Feigenholtz
- 05-05-10 H Recalled to Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate 05-05-11 H Second Reading - Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate H Added Alternate Co-Sponsor Rep. Kevin Joyce

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05-05-18 H Added Alternate Chief Co-Sponsor Rep. Julie Hamos H Third Reading - Short Debate - Passed 115-000-000 S Passed Both Houses 05-06-16 S Sent to the Governor

- 05-07-14 S Governor Approved
 - S Effective Date July 14, 2005 S Public Act 94-0236

SB-1968 FORBY.

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.

HOUSE AMENDMENT NO. 1 Deletes reference to:

735 ILCS 5/7-103.1 Adds reference to: 735 ILCS 5/7-103.113 new

Deletes everything after the enacting clause. Amends the Code of Civil Procedure. Authorizes the corporate authorities of Williamson County to acquire, singularly or jointly with other parties, by gift, purchase, condemnation, or otherwise, any land or interest in land, necessary for the construction and development of a coal mine or transportation facilities to serve a coal mine, to improve or arrange for the improvement of the land and, if deemed to be in the public interest, to convey such land, or interest in land, so acquired and improved to a railroad or company developing the coal mine for fair market value. Grants quick-take authority to Williamson County for railroad construction purposes. Effective immediately.

05-02-25 S Filed with Secretary by Sen. Gary Forby

- S First Reading
- S Referred to Rules
- 05-03-02 S Assigned to Executive
- 05-03-10 S Postponed Executive 05-03-17 S Do Pass Executive; 007-005-000
- S Placed on Calendar Order of 2nd Reading April 6, 2005 05-04-11 S Second Reading
- S Placed on Calendar Order of 3rd Reading April 12, 2005
- 05-04-13 S Third Reading Passed; 033-021-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
- 05-04-14 H Chief House Sponsor Rep. Michael J. Madigan H First Reading
 - H Referred to Rules Committee
- 05-04-20 H Assigned to Executive Committee
- 05-05-13 H Rule 19(a) / Re-referred to Rules Committee
- 05-05-16 H Committee/Final Action Deadline Extended-9(b) May 31, 2005 H Assigned to Executive Committee
- 05-05-17 H Motion to Suspend Rule 25 Prevailed
- 05-05-18 H House Amendment No. 1 Filed with Clerk by Executive Committee H House Amendment No. 1 Adopted in Executive Committee; by Voice Vote H Do Pass as Amended / Short Debate Executive Committee; 010-002-000 H Placed on Calendar 2nd Reading - Short Debate
- 05-05-23 H Alternate Chief Sponsor Changed to Rep. Kurt M. Granberg
- 05-05-25 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-05-26 H Consideration Postponed
- H Placed on Calendar Consideration Postponed
- H Third Reading Short Debate Passed 070-046-000 05-05-31
 - S Secretary's Desk Concurrence House Amendment(s) 01
 - S Placed on Calendar Order of Concurrence House Amendment(s) 01-May 31, 2005
 - S House Amendment No. 1 Motion to Concur Filed with Secretary Sen. Gary Forby
 - S House Amendment No. 1 Motion to Concur Referred to Rules

- S House Amendment No. 1 Motion to Concur Be Approved for Consideration Rules
- S House Amendment No. 1 Senate Concurs 045-010-000
- S Passed Both Houses
- 05-06-24 S Sent to the Governor
- 05-08-22 S Governor Approved
 - S Effective Date August 22, 2005

SB-1969 FORBY.

765 ILCS 745/1 from Ch. 80, par. 201

Amends the Mobile Home Landlord and Tenant Rights Act. Makes a technical change in a Section concerning applicability of the Act.

- 05-02-25 S Filed with Secretary by Sen. Gary Forby
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Housing & Community Affairs
- 05-03-09 S Do Pass Housing & Community Affairs; 006-004-000
- S Placed on Calendar Order of 2nd Reading March 10, 2005
- 05-04-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
- 05-04-13 S Third Reading Passed; 031-026-001
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Ruth Munson
 - H First Reading
 - H Referred to Rules Committee
- 05-04-20 H Assigned to Executive Committee
- 05-05-13 H Rule 19(a) / Re-referred to Rules Committee

SB-1970 PETKA.

New Act

Creates the Senior Citizens' Property Tax Freeze Act. Contains only a short title provision. 05-02-25 S Filed with Secretary by Sen. Edward Petka

- S First Reading
- S Referred to Rules

3-1971 J. SULLIVAN-SHADID-J. JONES-SANDOVAL.

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	740/2-2.05		from	Ch.	111	2/3,	par.	662.05
30	ILCS	740/3-1.05		from	Ch.	111	2/3,	par.	686
-30	ILCS	740/4-1.3		from	Ch.	111	2/3,	par.	699.3
			 				_		

Amends Downstate Public Transportation Act. Provides that a nonurbanized area may be a participant without any receipt of federal rural public transportation assistance (now, requires receipt of federal rural public transportation assistance on or before June 30, 2002). Provides that any mass transit district participant that increased its boundaries by annexing counties or municipalities (now, only counties) is eligible for payment of the maximum eligible operating expenses of the district based upon its projected operating expenses. Provides that the maximum amount of the eligible operating expenses appropriation in subsequent years may not exceed the amount appropriated in the prior year by more than 10%. Provides that 3 definitions of "public transportation" no longer include the characteristic of a service area that is approved by IDOT (now, requires IDOT approval).

SENATE COMMITTEE AMENDMENT NO. 1

Amends the title to provide that the amendatory Act may be referred to as the "Paul Simon Rural Transportation Initiative".

SENATE COMMITTEE AMENDMENT NO. 2

Adds reference to: 30 ILCS 740/2-6

from Ch. 111 2/3, par. 666

Amends the Downstate Public Transportation Act. Provides that notwithstanding changes made by this amendatory Act, each participant that received an allocation in fiscal year 2005 will receive an allocation of at least that amount in fiscal year 2006 and thereafter.

- 05-02-25 S Filed with Secretary by Sen. John M. Sullivan
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Transportation
- 05-03-14 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. John M. Sullivan
 - S Senate Committee Amendment No. 1 Referred to Rules
 - S Senate Committee Amendment No. 2 Filed with Secretary by Sen. John M. Sullivan
 - S Senate Committee Amendment No. 2 Referred to Rules
- 05-03-15 S Senate Committee Amendment No. 1 Rules Refers to Transportation S Senate Committee Amendment No. 2 Rules Refers to Transportation
 - - S Added as Chief Co-Sponsor Sen. George P. Shadid
 - S Senate Committee Amendment No. 1 Adopted S Senate Committee Amendment No. 2 Adopted
- 05-03-16 S Do Pass as Amended Transportation; 007-000-000
- S Placed on Calendar Order of 2nd Reading March 17, 2005
- 05-04-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005 S Added as Chief Co-Sponsor Sen. John O. Jones
- 05-04-13 S Added as Chief Co-Sponsor Sen. Martin A. Sandoval
 - S Third Reading Passed; 059-000-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Michael K. Smith
 - H First Reading
 - H Referred to Rules Committee
- 05-04-20 H Assigned to Executive Committee .
- 05-05-03 H Added Alternate Co-Sponsor Rep. Mike Boland
- 05-05-13 H Rule 19(a) / Re-referred to Rules Committee

LAUZEN. SB-1972

105 ILCS 5/27-6

from Ch. 122, par. 27-6

Amends the School Code. Provides that a school board may excuse pupils in grades 9 through 12 from engaging in physical education courses if the pupil is getting substantial exercise from participating in an athletic activity outside of school and the parent or guardian of the pupil provides documentation of this fact. Effective immediately.

SENATE FLOOR AMENDMENT NO. 1

Deletes the amendatory language. Provides instead that a school board may excuse pupils in grades 9 through 12 from engaging in physical education courses if (i) the pupil is getting substantial physical activity from participating in athletic training and competition in a sport under the auspices of a national governing board that is recognized by and affiliated with an international sports federation, (ii) the pupil has competitively placed in the top 10 of the competitors in State, regional, or national competitions of the sport, (iii) the parent or guardian has provided documentation of such training and recognition, and (iv) the pupil completes alternative coursework in physical education, as determined by the school district.

- 05-02-25 S Filed with Secretary by Sen. Chris Lauzen
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Education
- 05-03-10 S Postponed Education
- 05-03-17 S Do Pass Education; 007-000-001
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Chris Lauzen 05-04-11
 - S Senate Floor Amendment No. 1 Referred to Rules
 - S Senate Floor Amendment No. I Rules Refers to Education
- 05-04-12 S Senate Floor Amendment No. 1 Be Adopted Education; 010-000-000
- 05-04-13 S Second Reading
 - S Senate Floor Amendment No. 1 Adopted; Lauzen
 - S Placed on Calendar Order of 3rd Reading April 14, 2005

- 05-04-15 S Third Reading Passed; 056-000-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Calvin L. Giles
 - H First Reading
 - H Referred to Rules Committee
- 05-04-27 H Assigned to Elementary & Secondary Education Committee
- 05-05-13 H Rule 19(a) / Re-referred to Rules Committee

SB-1973 CRONIN.

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

Amends the School Code. Provides that placing a school or school district on academic early warning status for not meeting adequate yearly progress criteria for 2 consecutive annual calculations shall not begin until the 2005-2006 school year. Removes the requirement that the adequate yearly progress criteria be specified by the State Board of Education. Provides instead that the criteria must not be met in the same subgroup and in the same subject or in the school's or school district's participation rate, attendance rate, or graduation rate in order for the school or school district to be placed on academic early warning or watch status. Provides that a school or school district on academic early warning or watch status that meets adequate yearly progress criteria for one annual calculation (instead of 2 consecutive annual calculations) shall be considered as having met expectations and shall be removed from any status designation. Effective immediately.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-02-25 S Filed with Secretary by Sen. Dan Cronin
 - S First Reading
 - S Referred to Rules
 - 05-03-02 S Assigned to Education
 - 05-03-10 S Postponed Education

 - 05-03-17 S To Subcommittee 05-03-18 S Rule 3-9(a) / Re-referred to Rules

Jo-1974 HALVORSON.

New Act

Creates the Will County Regional Airport Act. Contains only a short title provision.

- 05-02-25 S Filed with Secretary by Sen. Debbie DeFrancesco Halvorson
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Executive
- 05-03-10 S Do Pass Executive; 007-002-001
 - S Placed on Calendar Order of 2nd Reading March 15, 2005
- 05-04-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
 - S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Debbie DeFrancesco Halvorson
 - S Senate Floor Amendment No. 1 Referred to Rules
 - S Senate Floor Amendment No. 1 Rules Refers to Executive
- 05-04-12 S Senate Floor Amendment No. 1 Held in Executive
- 05-04-13 S Senate Floor Amendment No. 1 Postponed Executive
- 05-04-15 S Rule 2-10 Third Reading Deadline Extended to May 31, 2005
- 05-05-31 S Rule 2-10 Third Reading Deadline Extended to December 31, 2005
- S Pursuant to Senate Rule 3-9(b) / Referred to Rules 05-07-01
 - S Senate Floor Amendment No. 1 Referred to Rules; 3-9(b)
- 05-11-04 S Rule 2-10 Third Reading Deadline Extended to January 9, 2007

SB-1975 SIEBEN.

30 ILCS 500/15-25

Amends the Illinois Procurement Code. Provides that in addition to notice in the Illinois Procurement Bulletin, notice of the award of a contract with an annual value of \$2,000,000 or more must be published once in a newspaper of a specified circulation. Effective immediately.

- 05-02-25 S Filed with Secretary by Sen. Todd Sieben
 - S First Reading

S Referred to Rules

SB-1976 BRADY.

30 ILCS 500/50-37 new

Amends the Illinois Procurement Code. Creates only the caption for the No Bid, No Contributions Contracts Section. Effective immediately.

05-02-25 S Filed with Secretary by Sen. Bill Brady

S First Reading

S Referred to Rules

SB-1977 JACOBS-RISINGER.

30 ILCS 305/0.01

from Ch. 17, par. 6600

Amends the Bond Authorization Act. Makes a technical change in a Section concerning the short title.

SENATE COMMITTEE AMENDMENT NO. 1

Deletes reference to:

30 ILCS 305/0.01 70 ILCS 510/9

70 ILCS 515/9

Adds reference to:

from Ch. 85, par. 6209

from Ch. 85, par. 6509

Deletes everything after the enacting clause. Amends the Quad Cities Regional Economic Development Authority Acts. Provides that the total outstanding bonds and notes of the Quad Cities Regional Economic Development Authority may not exceed \$250 million (now, \$100 million).

HOUSE AMENDMENT NO. 1

Adds reference to:

20	ILCS	3501/825-13	new						
70	ILCS	510/8		from	Ch.	85,	par.	6208	
70	ILCS	510/9.1		from	Ch.	85,	par.	6209.1	
70	ILCS	510/15		from	Ch.	85,	par.	6215	
70	ILCS	515/8		from	Ch.	85,	par.	6508	
70	ILCS	515/9.1		from	Ch.	85,	par.	6509.1	
70	ILCS	515/14		from	Ch.	85,	par.	6514	
	event	ving after the	enacting	clause A	man	de tl	he 11	linois E	ä

Deletes everything after the enacting clause. Amends the Illinois Finance Authority Act, the Quad Cities Regional Economic Development Authority Act, approved September 22, 1987, and the Quad Cities Regional Economic Development Authority Act, certified December 30, 1987. Provides that all bond issuances of the Quad Cities Regional Economic Development Authority are subject to supervision, management, control, and approval of the Illinois Finance Authority. States that certain provisions concerning the State's moral obligation for the bonds of the regional development authority apply only with respect to bonds issued before the effective date of this amendatory Act. Provides that the total outstanding bonds and notes of the Quad Cities Regional Economic Development Authority may not exceed \$250 million (now, \$100 million). Provides that the regional development authority may not designate territory for certification as an enterprise zone on or after the effective date of this amendatory Act. Effective immediately.

- 05-02-25 S Filed with Secretary by Sen. Mike Jacobs
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Executive
- 05-03-09 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Mike Jacobs
 - S Senate Committee Amendment No. 1 Referred to Rules
 - S Senate Committee Amendment No. 1 Rules Refers to Executive
 - S Senate Committee Amendment No. 1 Adopted
- 05-03-10 S Do Pass as Amended Executive; 010-001-000
- S Placed on Calendar Order of 2nd Reading March 15, 2005
- 05-04-06 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 7, 2005
- 05-04-08 S Added as Chief Co-Sponsor Sen. Dale E. Risinger
- 05-04-11 S Third Reading Passed; 042-009-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading

- H Chief House Sponsor Rep. Patrick J Verschoore
- H First Reading
- H Referred to Rules Committee
- 05-04-20 H Assigned to Executive Committee
- 05-05-10 H Added Alternate Chief Co-Sponsor Rep. Donald L. Moffitt
- 05-05-13 H Committee/Final Action Deadline Extended-9(b) May 27, 2005 05-05-18 H House Amendment No. 1 Filed with Clerk by Executive Committee H House Amendment No. 1 Adopted in Executive Committee; by Voice Vote H Do Pass as Amended / Short Debate Executive Committee; 008-001-001 H Placed on Calendar 2nd Reading - Short Debate
- 05-05-24 H Final Action Deadline Extended-9(b) May 31, 2005
- 05-05-26 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-05-31 H Rule 19(a) / Re-referred to Rules Committee
- H Final Action Deadline Extended-9(b) January 11, 2006 05-11-03 H Approved for Consideration Rules Committee; 004-000-000 H Placed on Calendar 2nd Reading - Short Debate
- 05-11-04 H Alternate Chief Sponsor Changed to Rep. Michael J. Madigan

SB-1978 HAINE.

New Act

Creates the Medical Malpractice Act. Contains only a short title provision.

- 05-02-25 S Filed with Secretary by Sen. William R. Haine
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Judiciary
- 05-03-17 S Re-referred to Rules
 - S Re-assigned to Executive
 - S Rule 2-10 Committee Deadline Extended to April 30, 2005
- 05-05-03 S COMMITTEE DEADLINE EXTENDED TO MAY 31, 2005.
- 05-05-20 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Frank C. Watson
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-05-23 S Senate Committee Amendment No. 2 Filed with Secretary by Sen. Frank C. Watson; -Luechtefeld-Dillard
 - S Senate Committee Amendment No. 2 Referred to Rules
- S Do Pass Executive; 007-001-002 05-05-24
 - S Placed on Calendar Order of 2nd Reading May 25, 2005
 - S Rule 2-10 Third Reading Deadline Extended to December 31, 2005
 - S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 25, 2005
- 05-07-01 S Pursuant to Senate Rule 3-9(b) / Referred to Rules
- 05-11-04 S Rule 2-10 Third Reading Deadline Extended to January 9, 2007

SB-1979 SILVERSTEIN.

New Act

Creates the Medical Malpractice Act. Contains only a short title provision.

- 05-02-25 S Filed with Secretary by Sen. William R. Haine
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Judiciary
- 05-03-17 S Re-referred to Rules
 - S Re-assigned to Executive
 - S Rule 2-10 Committee Deadline Extended to April 30, 2005
- 05-04-07 S Chief Sponsor Changed to Sen. Ira I. Silverstein
 - S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Ira I. Silverstein
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-04-11 S Senate Committee Amendment No. 1 Rules Refers to Executive
 - S Senate Committee Amendment No. 2 Filed with Secretary by Sen. Frank C. Watson

- S Senate Committee Amendment No. 2 Referred to Rules
- S Senate Committee Amendment No. 3 Filed with Secretary by Sen. Frank C. Watson
- S Senate Committee Amendment No. 3 Referred to Rules
- 05-04-13 S Senate Committee Amendment No. 1 Held in Executive
- 05-05-03 S COMMITTEE DEADLINE EXTENDED TO MAY 31, 2005.
- 05-05-05 S Senate Committee Amendment No. 1 Postponed Executive
 - S Postponed Executive
- 05-07-01 S Senate Committee Amendment No. 1 Referred to Rules; 3-9(b) S Pursuant to Senate Rule 3-9(b) / Referred to Rules

SB-1980 HAINE.

New Act

Creates the Medical Malpractice Act. Contains only a short title provision.

- 05-02-25 S Filed with Secretary by Sen. William R. Haine
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Judiciary
- 05-03-17 S Re-referred to Rules
 - S Re-assigned to Executive
 - S Rule 2-10 Committee Deadline Extended to April 30, 2005
- 05-05-03 S COMMITTEE DEADLINE EXTENDED TO MAY 31, 2005.
- 05-07-01 S Pursuant to Senate Rule 3-9(b) / Referred to Rules

SB-1981 HAINE.

New Act

Creates the Medical Malpractice Act. Contains only a short title provision.

- 05-02-25 S Filed with Secretary by Sen. William R. Haine
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Judiciary
- 05-03-17 S Re-referred to Rules
 - S Re-assigned to Executive
 - S Rule 2-10 Committee Deadline Extended to April 30, 2005
- 05-05-03 S COMMITTEE DEADLINE EXTENDED TO MAY 31, 2005.
- 05-07-01 S Pursuant to Senate Rule 3-9(b) / Referred to Rules

SB-1982 HUNTER-VIVERITO.

20 ILCS 105/4.02f new

Amends the Illinois Act on the Aging. Provides that the Department may assist certain adult day service programs in applying for federal demonstration funds. Effective July 1, 2005.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-25 S Filed with Secretary by Sen. Mattie Hunter
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Health & Human Services
- 05-03-08 S Added as Chief Co-Sponsor Sen. Louis S. Viverito
- 05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-1983 RIGHTER-WATSON-MARTINEZ AND ALTHOFF.

405 ILCS 5/1-104.5 new

405 ILCS 5/1-119 from Ch. 91 1/2, par. 1-119

405 ILCS 5/3-811.5 new

Amends the Mental Health and Developmental Disabilities Code. Adds persons included within the definition of "person subject to involuntary admission", including: (1) a person with mental illness who, because of the nature of his or her illness, is unable to understand his or her need for treatment and who, if not treated, is at risk of suffering or continuing to suffer mental deterioration or emotional deterioration, or both, to the point that the person is at risk of engaging in dangerous conduct; and (2) a person who has been adjudged to be subject to authorized involuntary treatment and with respect to whom (A) outpatient treatment has been shown to be ineffective because the person is unable or unwilling to comply with his or her treatment plan and (B) inpatient admission is likely to be effective in implementing the person's treatment plan and is otherwise in the person's best interests. Provides that at any time before the conclusion of a hearing on involuntary admission and the entry of the court's findings, a respondent may enter into an agreement to be subject to an order for alternative treatment or care and custody, if certain conditions are met. Provides that an agreed order for care and custody may grant the custodian the authority to admit a respondent to a hospital if the respondent fails to comply with the conditions of the agreed order. Provides that an agreed order for alternative treatment or care and custody does not constitute a finding that the respondent is a person subject to involuntary admission. Provides that a respondent may not be cited for contempt for violating the terms and conditions of his or her agreed order for care and custody. Makes other changes.

SENATE FLOOR AMENDMENT NO. 1

Provides that "dangerous conduct" means threatening behavior or conduct that places another individual in reasonable expectation of being harmed (instead of acts or omissions that place the individual or others in risk of harm, including threatening behavior or conduct that places another individual in reasonable expectation of being harmed). Provides that a "person subject to involuntary admission" includes a person with mental illness who, if not treated, is reasonably expected to suffer or continue to suffer (instead of at risk of suffering or continuing to suffer) mental deterioration or emotional deterioration, or both, to the point that the person is reasonably expected to engage in dangerous conduct (instead of at risk of engaging in dangerous conduct). Deletes a provision that a "person subject to involuntary admission" includes a person who has been adjudged to be subject to authorized involuntary treatment and with respect to whom (i) outpatient treatment has been shown to be ineffective and (ii) inpatient admission is likely to be effective in implementing the person's treatment plan.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-25 S Filed with Secretary by Sen. Dale A. Righter
 - S Chief Co-Sponsor Sen. Frank C. Watson
 - S First Reading
 - S Referred to Rules
- 05-03-09 S Assigned to Health & Human Services
- 05-03-17 S Do Pass Health & Human Services; 010-000-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-07 S Fiscal Note Requested by Sen. Jeffrey M. Schoenberg
- 05-04-11 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Dale A. Righter
 - S Senate Floor Amendment No. 1 Referred to Rules
- 05-04-12 S Senate Floor Amendment No. 1 Rules Refers to Health & Human Services
 - S Senate Floor Amendment No. 1 Be Adopted Health & Human Services; 009-000-000
- 05-04-13 S Second Reading
 - S Senate Floor Amendment No. 1 Adopted; Righter
 - S Placed on Calendar Order of 3rd Reading April 14, 2005
 - S Added as Chief Co-Sponsor Sen. Iris Y. Martinez
 - S Added as Co-Sponsor Sen. Pamela J. Althoff
- S Third Reading Passed; 057-000-000 05-04-15
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Roger L. Eddy
 - H First Reading
 - H Referred to Rules Committee
- H Assigned to Developmental Disabilities and Mental Illness Committee 05-04-27 H Added Alternate Chief Co-Sponsor Rep. Patricia R. Bellock
- 05-05-02 H Added Alternate Chief Co-Sponsor Rep. William B. Black
- H Alternate Chief Co-Sponsor Removed Rep. Patricia R. Bellock 05-05-05 H Added Alternate Co-Sponsor Rep. Jack D. Franks
 - H Added Alternate Co-Sponsor Rep. Linda Chapa LaVia
- 05-05-13 H Rule 19(a) / Re-referred to Rules Committee

SB-1984 BOMKE.

410 ILCS 620/2

from Ch. 56 1/2, par. 502

Amends the Illinois Food, Drug and Cosmetic Act. Makes a technical change in a Section concerning definitions.

05-02-25 S Filed with Secretary by Sen. Larry K. Bomke

- S First Reading
- S Referred to Rules

05-03-02 S Assigned to Health & Human Services

05-03-17 S Postponed - Health & Human Services

05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-1985 BOMKE.

410 ILCS 625/0.01 from Ch. 56 1/2, par. 330

Amends the Food Handling Regulation Enforcement Act. Makes a technical change in a Section concerning the short title.

05-02-25 S Filed with Secretary by Sen. Larry K. Bomke

- S First Reading
- S Referred to Rules

SB-1986 RAUSCHENBERGER-HUNTER, CROTTY AND HENDON-RIGHTER.

305 ILCS 5/12-4.201

Amends the Illinois Public Aid Code. In provisions concerning the Department of Public Aid's data warehouse concerning medical and related services, provides that the Department shall perform all necessary administrative functions to expand its linearly-scalable data warehouse to encompass other healthcare data sources at both the Department of Human Services and the Department of Public Health. Provides that the Department shall leverage the inherent capabilities of the data warehouse to accomplish this expansion with marginal additional technical administration. Provides that the purpose of this expansion is to allow for programmatic review and analysis including the interrelatedness among the various healthcare programs in order to ascertain effectiveness toward, and ultimate impact on, clients. Provides that beginning July 1, 2005, the Department shall supply quarterly reports to the Commission on Government Forecasting and Accountability detailing progress toward this mandate. Effective immediately.

SENATE COMMITTEE AMENDMENT NO. 1

Adds reference to:

305 ILCS 5/12-4.202 new

Replaces everything. Adds a preamble to the bill. Amends the Illinois Public Aid Code. Reinserts the amendatory provisions of Senate Bill 1986. Also creates the Data Warehouse Inter-Agency Coordination of Client Care Task Force to gather information and make recommendations relating to: (1) the most effective flow of information between agencies that serve the same clients through one-stop shopping across State government; (2) the creation of an overarching system to respond to requests by the General Assembly, the Office of the Governor, and the general public; and (3) the most effective use of State moneys in procuring the appropriate technology to obtain a system that can be readily expanded to accommodate the ever-growing information base in State government. Requires the task force to report by December 31, 2005, and repeals the task force provisions on January 1, 2006. Effective immediately.

SENATE FLOOR AMENDMENT NO. 2

Provides that the purpose of the expansion of the data warehouse includes the programmatic review and analysis of the effectiveness of interrelated healthcare programs and their ultimate impact on populations (as well as on clients).

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-25 S Filed with Secretary by Sen. Steven J. Rauschenberger
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Health & Human Services
- 05-03-10 S Added as Chief Co-Sponsor Sen. Mattie Hunter
- 05-03-14 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Steven J. Rauschenberger
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-03-15 S Senate Committee Amendment No. 1 Rules Refers to Health & Human Services
- 05-03-16 S Added as Co-Sponsor Sen. M. Maggie Crotty

05-03-17	 S Added as Co-Sponsor Sen. Rickey R. Hendon S Senate Committee Amendment No. 1 Adopted S Do Pass as Amended Health & Human Services; 010-000-000 S Placed on Calendar Order of 2nd Reading April 6, 2005 S Added as Chief Co-Sponsor Sen. Dale A. Righter
05-04-07	
	Rauschenberger
	S Senate Floor Amendment No. 2 Referred to Rules
05-04-11	S Second Reading
	S Placed on Calendar Order of 3rd Reading April 12, 2005
	S Senate Floor Amendment No. 2 Rules Refers to Health & Human Services
05-04-12	
05-04-12	008-000-000
05-04-13	S Recalled to Second Reading
	S Senate Floor Amendment No. 2 Adopted; Rauschenberger
	S Placed on Calendar Order of 3rd Reading April 14, 2005
05-04-15	S Third Reading - Passed; 057-000-000
	H Arrived in House
	H Placed on Calendar Order of First Reading
	H Chief House Sponsor Rep. David R. Leitch
	H First Reading
05 04 27	H Referred to Rules Committee H Assigned to Human Services Committee
	H Do Pass / Short Debate Human Services Committee; 009-000-000
05-05-04	H Added Alternate Chief Co-Sponsor Rep. Patricia R. Bellock
05-05-05	H Placed on Calendar 2nd Reading - Short Debate
	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-05-18	H Added Alternate Chief Co-Sponsor Rep. Julie Hamos
	H Added Alternate Chief Co-Sponsor Rep. Aaron Schock
	H Added Alternate Chief Co-Sponsor Rep. Carolyn H. Krause
	H Third Reading - Short Debate - Passed 115-000-000
	S Passed Both Houses
	S Sent to the Governor
	S Governor Vetoed
	S Placed Calendar Total Veto October 25, 2005 S Total Veto Stands
00-11-04	S TOTAL ACTO STATIONS

SB-1987 DILLARD.

20 ILCS 3960/Act rep.

Repeals the Illinois Health Facilities Planning Act.

05-02-25 S Filed with Secretary by Sen. Kirk W. Dillard

- S First Reading
- S Referred to Rules

SB-1988 J. JONES. 210 ILCS 85/1

from Ch. 111 1/2, par. 142

Amends the Hospital Licensing Act. Makes a technical change in a Section concerning the short title.

05-02-25 S Filed with Secretary by Sen. John O. Jones

- S First Reading
- S Referred to Rules

SB-1989 FORBY. 765 ILCS 530/1

from Ch. 96 1/2, par. 9651

Amends the Drilling Operations Act. Makes technical changes in the Section concerning the short title of the Act.

05-02-25 S Filed with Secretary by Sen. Gary Forby

S First Reading

S Referred to Rules

- 05-03-02 S Assigned to Environment & Energy
- 05-03-10 S Do Pass Environment & Energy; 007-005-000 S Placed on Calendar Order of 2nd Reading March 15, 2005 05-04-11 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Gary Forby
 - S Senate Floor Amendment No. 1 Referred to Rules
 - S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
 - S Senate Floor Amendment No. 1 Rules Refers to Environment & Energy
- 05-04-12 S Senate Floor Amendment No. 1 Postponed Environment & Energy
- 05-04-13 S Third Reading Passed; 039-018-000
 - S Senate Floor Amendment No. 1 Tabled Pursuant to Rule 5-4(a)
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Michael J. Madigan
- 05-04-14 H First Reading
 - H Referred to Rules Committee
- 05-04-20 H Assigned to Executive Committee
- 05-05-13 H Rule 19(a) / Re-referred to Rules Committee

SB-1990 CLAYBORNE.

230 ILCS 10/20

from Ch. 120, par. 2420

Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning prohibited activities.

- 05-02-25 S Filed with Secretary by Sen. James F. Clayborne, Jr.
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Executive
- 05-03-10 S To Subcommittee
- 05-03-17 S Do Pass Executive; 007-005-000
- S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-06 S Second Reading
- S Placed on Calendar Order of 3rd Reading April 7, 2005
- 05-04-12 S Placed on Calendar Order of 3rd Reading ** April 13, 2005
- 05-04-15 S Rule 2-10 Third Reading Deadline Extended to December 31, 2005
- 05-07-01 S Pursuant to Senate Rule 3-9(b) / Referred to Rules
- 05-10-19 S Approved for Consideration Rules
 - S Placed on Calendar Order of 3rd Reading October 25, 2005

05-10-26 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Emil Jones, Ir

- S Senate Floor Amendment No. 1 Referred to Rules
- 05-11-04 S Rule 2-10 Third Reading Deadline Extended to January 9, 2007

05-12-05 S Pursuant to Senate Rule 3-9(b) / Referred to Rules

SB-1991 CLAYBORNE.

230 ILCS 10/16

from Ch. 120, par. 2416

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

- 05-02-25 S Filed with Secretary by Sen. James F. Clayborne, Jr.
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Executive
- 05-03-10 S To Subcommittee
- 05-03-17 S Do Pass Executive; 007-005-000
- S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-06 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 7, 2005
- 05-04-12 S Placed on Calendar Order of 3rd Reading ** April 13, 2005
- 05-04-15 S Rule 2-10 Third Reading Deadline Extended to December 31, 2005 05-07-01 S Pursuant to Senate Rule 3-9(b) / Referred to Rules 05-10-25 S Approved for Consideration Rules
- - S Placed on Calendar Order of 3rd Reading October 26, 2005

05-11-04 S Rule 2-10 Third Reading Deadline Extended to January 9, 2007

05-12-05 S Pursuant to Senate Rule 3-9(b) / Referred to Rules

SB-1992 CLAYBORNE.

230 ILCS 5/31

from Ch. 8, par. 37-31

Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning the Illinois Standardbred Breeders Fund.

- 05-02-25 S Filed with Secretary by Sen. James F. Clayborne, Jr.
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Executive 05-03-10 S To Subcommittee 05-03-17 S Do Pass Executive; 007-005-000
- S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-06 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 7, 2005
- 05-04-12 S Placed on Calendar Order of 3rd Reading ** April 13, 2005
- 05-04-15 S Rule 2-10 Third Reading Deadline Extended to December 31, 2005
- 05-05-28 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. William R. Haine
 - S Senate Floor Amendment No. 1 Referred to Rules
 - S Senate Floor Amendment No. 1 Rules Refers to Executive
 - S Senate Floor Amendment No. 1 Postponed Executive
- 05-07-01 S Pursuant to Senate Rule 3-9(b) / Referred to Rules
 - S Senate Floor Amendment No. 1 Referred to Rules; 3-9(b)
- 05-11-04 S Rule 2-10 Third Reading Deadline Extended to January 9, 2007

1993-ئدر CLAYBORNE.

230 ILCS 25/4.2

from Ch. 120, par. 1104.2

Amends the Bingo License and Tax Act. Makes a technical change in a Section concerning civil penalties for the failure to obtain a license or special provider's permit.

- 05-02-25 S Filed with Secretary by Sen. James F. Clayborne, Jr.
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Executive
- 05-03-10 S To Subcommittee
- 05-03-17 S Do Pass Executive; 007-005-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-06 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 7, 2005
- 05-04-12 S Placed on Calendar Order of 3rd Reading ** April 13, 2005
- 05-04-15 S Rule 2-10 Third Reading Deadline Extended to December 31, 2005
- 05-07-01 S Pursuant to Senate Rule 3-9(b) / Referred to Rules
- 05-11-04 S Rule 2-10 Third Reading Deadline Extended to January 9, 2007

SB-1994 CLAYBORNE.

230 ILCS 5/1

from Ch. 8, par. 37-1

Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning the short title.

- 05-02-25 S Filed with Secretary by Sen. James F. Clayborne, Jr.
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Executive
- 05-03-10 S To Subcommittee
- 05-03-17 S Do Pass Executive; 007-005-000
- S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-06 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 7, 2005
- 05-04-14 S Placed on Calendar Order of 3rd Reading ** April 15, 2005
- 05-04-15 S Rule 2-10 Third Reading Deadline Extended to December 31, 2005
- 05-07-01 S Pursuant to Senate Rule 3-9(b) / Referred to Rules

05-11-04 S Rule 2-10 Third Reading Deadline Extended to January 9, 2007

SB-1995 CLAYBORNE.

230 ILCS 5/15.1

from Ch. 8, par. 37-15.1

Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning deposits of fees.

05-02-25 S Filed with Secretary by Sen. James F. Clayborne, Jr.

- S First Reading
- S Referred to Rules
- 05-03-02 S Assigned to Executive
- 05-03-10 S To Subcommittee
- 05-03-17 S Do Pass Executive; 007-005-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-06 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 7, 2005
- 05-04-14 S Placed on Calendar Order of 3rd Reading ** April 15, 2005
- 05-04-15 S Rule 2-10 Third Reading Deadline Extended to December 31, 2005
- 05-07-01 S Pursuant to Senate Rule 3-9(b) / Referred to Rules

05-11-04 S Rule 2-10 Third Reading Deadline Extended to January 9, 2007

SB-1996 RAUSCHENBERGER.

from Ch. 120, par. 439.1

Amends the Use Tax Act. Makes a technical change in a Section concerning the short title. 05-02-25 S Filed with Secretary by Sen. Steven J. Rauschenberger

- S First Reading
- S Referred to Rules

SB-1997 W. JONES.

35 ILCS 105/1

50 ILCS 510/0.01 from Ch. 85, par. 6400

Amends the Local Government Professional Services Selection Act. Makes a technical change in a Section concerning the short title.

- 05-02-25 S Filed with Secretary by Sen. Wendell E. Jones
 - S First Reading
 - S Referred to Rules

SB-1998 CLAYBORNE.

220 ILCS 5/8-505.2 new 220 ILCS 5/16-125

Amends the Public Utilities Act. Requires each electric utility to submit to the Illinois Commerce Commission a non-emergency vegetation management schedule for the utility's service areas that is no more than 4 years in duration and that ensures that trees in all parts of the utility's service areas are trimmed at least once every 4 years. Requires the Commission to post the schedule on its web site. Requires each electric utility to submit an annual report to the Commission indicating the percentage of the utility's vegetation management schedule that has been completed along with an affidavit from a representative of the utility that lists the number and nature of all complaints for the previous calendar year related to the ANSI A300 standards. Requires compensation for affected customers if more than 0.8% of the electric utility's total customers (now, more than 30,000 of the electric utility's customers) are subject to (i) a continuous interruption of power lasting 4 hours or more that results in the transmission of power at less than 50% of the standard voltage or that results in the total loss of power transmission or (ii) a power surge or other fluctuation that causes damage. Provides that the Illinois Commerce Commission shall require certain electric utilities or alternative retail electric suppliers to submit certain data concerning non-supervisory employees. Requires Commission rules to set forth (i) standards for inspecting, maintaining, and repairing certain electric generation facilities and electric transmission or distribution facilities and (ii) safety and reliability standards for certain electric generation facilities and electric transmission and distribution facilities. Deletes a provision that certain requirements apply only to an electric public utility having 1,000,000 or more customers.

SENATE COMMITTEE AMENDMENT NO. 1

Deletes reference to: 220 ILCS 5/8-505.2

Deletes everything. Amends the Public Utilities Act. Makes a technical change in a Section concerning reliability of transmission and distribution systems.

- 05-02-25 S Filed with Secretary by Sen. James F. Clayborne, Jr.
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Environment & Energy
- 05-03-10 S Held in Environment & Energy
- 05-03-14 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. James F. Clayborne, Jr.
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-03-15 S Senate Committee Amendment No. 1 Rules Refers to Environment & Energy
- 05-03-16 S Senate Committee Amendment No. 1 Adopted
 - S Do Pass as Amended Environment & Energy; 008-000-000

S Placed on Calendar Order of 2nd Reading March 17, 2005

05-04-06 S Second Reading

- S Placed on Calendar Order of 3rd Reading April 7, 2005
- 15-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules

SB-1999 J. JONES.

- 5 ILCS 80/4.18
- 5 ILCS 80/4.25
- 225 ILCS 728/10

Amends the Regulatory Sunset Act to extend the repeal of the Illinois Petroleum Education and Marketing Act to January 1, 2015. Amends the Illinois Petroleum Education and Marketing Act. Provides that there is created until January 1, 2015 (instead of January 1, 2008), the Illinois Petroleum Resources Board which shall be subject to the provisions of the Regulatory Sunset Act. Effective July 1, 2005.

- 05-02-25 S Filed with Secretary by Sen. John O. Jones
 - S First Reading
 - S Referred to Rules

SB-2000 RUTHERFORD.

50 ILCS 750/0.01 from Ch. 134, par. 30.01

Amends the Emergency Telephone System Act. Makes a technical change in a Section concerning the short title.

- 05-02-25 S Filed with Secretary by Sen. Dan Rutherford
 - S First Reading
 - S Referred to Rules

SB-2001 TROTTER-VIVERITO.

305 ILCS 5/5-5.01a

Amends the Illinois Public Aid Code. In provisions concerning the supportive living facilities demonstration project under the Medicaid program, provides that the Long Term Care Subcommittee of the Medicaid Advisory Committee shall provide advice to the Director of Public Aid regarding all aspects of the supportive living facility demonstration project. Provides that on and after January 1, 2006, all administrative rules and changes to administrative rules proposed in connection with the supportive living facility demonstration project must be provided to the Long Term Care Subcommittee for review and comment before notice of the proposed rules or changes is given to the public. Provides that after the Long Term Care Subcommittee has an opportunity to review and comment on the proposed rules or changes at its next quarterly meeting, the Department of Public Aid may proceed with adopting the rules or changes. Effective immediately.

05-02-25 S Filed with Secretary by Sen. Donne E. Trotter

- S First Reading
- S Referred to Rules
- 05-03-02 S Assigned to Health & Human Services

05-03-08 S Added as Chief Co-Sponsor Sen. Louis S. Viverito 05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-2002 BRADY.

20 ILCS 2310/2310-412 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 develop a plan for establishing a program to: (1) provide for the private storage of cord blood for individuals who are unable to afford to store cord blood through a private cord blood bank; and (2) provide for the donation of stem cells at the time of an individual's death. Requires the Department to complete its development of the plan by January 1, 2006. Provides that upon developing the plan and subject to appropriation, the Department shall implement a pilot program for the private storage of cord blood and the donation of stem cells at the time of an individual's death in accordance with the plan. Provides that the Department may implement the pilot program in one or more regions of the State. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-25 S Filed with Secretary by Sen. Bill Brady

- S First Reading
- S Referred to Rules

SB-2003 ROSKAM AND SIEBEN-BRADY.

30 ILCS 500/1-15.30

605 ILCS 10/16.1 from Ch. 121, par. 100-16.1

Amends the Illinois Procurement Code. Adds contracts and subcontracts for toll highway oasis leases and sub-leases to the definition of "contract". Amends the Toll Highway Act. Requires competitive bidding of contracts and subcontracts for leases and sub-leases of toll highway oases if in excess of \$7,500. Makes other changes. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-25 S Filed with Secretary by Sen. Peter J. Roskam
 - S First Reading
 - S Referred to Rules
- 05-03-03 S Added as Co-Sponsor Sen. Todd Sieben

S Added as Chief Co-Sponsor Sen. Bill Brady

SB-2004 RADOGNO-RAUSCHENBERGER-ROSKAM-DILLARD-CRONIN, GARRETT, SIEBEN AND BRADY.

New Act

- 15 ILCS 20/50-25 new 15 ILCS 205/6.10 new
- 15 ILCS 305/30 new
- 15 ILCS 405/40 new
- 15 ILCS 505/25 new
- 30 1LCS 5/2-20 new
- 30 ILCS 500/1-15.30
- 30 ILCS 500/15-25
- 30 ILCS 500/20-25
- 30 ILCS 500/20-30
- 30 ILCS 500/20-80
- 30 ILCS 500/50-20
- 30 ILCS 500/50-37 new
- 30 ILCS 500/50-60

Amends the Illinois Procurement Code. Redefines "contract" to include amendments to contracts. Prohibits the use of the sole source method of procurement as the basis for amending contracts if the additions would result in extensions of cost or term beyond specified limits. Limits the terms of emergency procurements to the shorter of 2 months or the period reasonably needed for competitive sealed bidding. Redefines the State services that, if disrupted, would warrant emergency procurements. Requires State agencies to comply with the Comptroller's requests for documents and information concerning specific contracts. Authorizes the Comptroller, with the approval of the Treasurer, to void or ratify contracts (now, only the chief procurement officers). Requires that bids or offers worth \$50,000 or more annually must be accompanied by a disclosure of the potential contract executing entity and various entities

with financial relationships with, or to whom political contributions may be made by, the contracting entity. Requires publication of the disclosures of winning bidders or offerors in the Procurement Bulletin. Specifies deadlines for posting certain notices in the online Procurement Bulletin. Makes other changes. Creates the Legislative Contract Disclosure Act and the Lieutenant Governor Contract Disclosure Act and amends the State Budget Law, the Attorney General Act, the Secretary of State Act, the State Comptroller Act, the State Treasurer Act, and the Illinois State Auditing Act, to require similar disclosure with respect to contracts entered into by the offices of executive branch constitutional officers, the legislative branch, and the Auditor General. Effective immediately.

- 05-02-25 S Filed with Secretary by Sen. Christine Radogno
 - S Chief Co-Sponsor Sen. Steven J. Rauschenberger
 - S Chief Co-Sponsor Sen. Peter J. Roskam
 - S Chief Co-Sponsor Sen. Kirk W. Dillard
 - S First Reading
 - S Referred to Rules
- 05-03-01 S Added as Chief Co-Sponsor Sen. Dan Cronin
- 05-03-02 S Added as Co-Sponsor Sen. Susan Garrett 05-03-03 S Added as Co-Sponsor Sen. Todd Sieben
 - - S Added as Co-Sponsor Sen. Bill Brady

SB-2005 RADOGNO-RAUSCHENBERGER-ROSKAM-DILLARD-CRONIN, GARRETT AND BRADY.

10 ILCS 5/9-28

Amends the Election Code. Requires that the State Board of Elections' searchable electronic database of campaign contribution reports must be searchable by employer and occupation of the contributor with respect to contributions for which that information is reported. Effective immediately.

- 05-02-25 S Filed with Secretary by Sen. Christine Radogno
 - S Chief Co-Sponsor Sen. Steven J. Rauschenberger
 - S Chief Co-Sponsor Sen. Peter J. Roskam
 - S Chief Co-Sponsor Sen. Kirk W. Dillard
 - S First Reading
 - S Referred to Rules
 - -01 S Added as Chief Co-Sponsor Sen. Dan Cronin
 - .3-02 S Added as Co-Sponsor Sen. Susan Garrett
- 00-03-03 S Added as Co-Sponsor Sen. Bill Brady

SB-2006 CULLERTON. 725 ILCS 5/100-1

from Ch. 38, par. 100-1

Amends the Code of Criminal Procedure of 1963. Makes a technical change in a Section concerning the short title Section.

05-02-25 S Filed with Secretary by Sen. John J. Cullerton

- S First Reading
- S Referred to Rules
- 05-03-02 S Assigned to Judiciary
- 05-03-09 S Postponed Judiciary
- 05-03-16 S Postponed Judiciary
- 05-03-17 S Do Pass Judiciary; 010-000-000
- S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules

SB-2007 DILLARD-ROSKAM-BRADY-RIGHTER-RADOGNO.

5 ILCS 430/5-20

Amends the State Officials and Employees Ethics Act. Prohibits the use of the name, image, or voice of State executive branch constitutional officer in a commercial solicitation on radio or SB-2008 to SB-2011

television or in a commercial newspaper or commercial magazine. Effective immediately,

- 05-02-25 S Filed with Secretary by Sen. Kirk W. Dillard
 - S Chief Co-Sponsor Sen. Peter J. Roskam
 - S First Reading
 - S Referred to Rules
- 05-03-03 S Added as Chief Co-Sponsor Sen. Bill Brady
 - S Added as Chief Co-Sponsor Sen. Dale A. Righter
 - S Added as Chief Co-Sponsor Sen. Christine Radogno

SB-2008 DILLARD-ROSKAM-BRADY-RIGHTER-RADOGNO.

720 ILCS 5/33-3

from Ch. 38, par. 33-3

Amends the Criminal Code of 1961. Provides that a special government agent may be guilty of official misconduct as well as a public officer or employee. Effective immediately. NOTE(S) THAT MAY APPLY: Correctional

- 05-02-25 S Filed with Secretary by Sen. Kirk W. Dillard
 - S Chief Co-Sponsor Sen. Peter J. Roskam
 - S First Reading
 - S Referred to Rules
- 05-03-03 S Added as Chief Co-Sponsor Sen. Bill Brady
 - S Added as Chief Co-Sponsor Sen. Dale A. Righter
 - S Added as Chief Co-Sponsor Sen. Christine Radogno

SB-2009 D. SULLIVAN-BRADY-RIGHTER-RADOGNO.

10 ILCS 5/9-10

from Ch. 46, par. 9-10

Amends the Election Code. Requires that political committees of State executive branch constitutional officers report campaign contributions of \$1,000 or more to the State Board of Elections within 2 business days after receipt, regardless of when the contribution is received (now, during the period between the last contribution report and an election). Requires that political committees of General Assembly members report campaign contributions of \$1,000 or more, received during a week the member's legislative house is or is scheduled to be in session, to the State Board of Elections within 2 business days after receipt (now, during the period between the last contribution report and an election). Specifies fines for violations. Effective immediately.

05-02-25 S Filed with Secretary by Sen. Dave Sullivan

- S First Reading
- S Referred to Rules

05-03-03 S Added as Chief Co-Sponsor Sen. Bill Brady

S Added as Chief Co-Sponsor Sen. Dale A. Righter

S Added as Chief Co-Sponsor Sen. Christine Radogno

SB-2010 RISINGER-BRADY.

30 ILCS 105/12 from Ch. 127, par. 148

30 ILCS 105/16 from Ch. 127, par. 152

Amends the State Finance Act. Provides that "travel" does not include any expenses incurred while outside the State of Illinois if at any time between leaving Illinois and returning to Illinois the person prepared for, organized, or participated in any political fundraising activity. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-25 S Filed with Secretary by Sen. Dale E. Risinger

S First Reading

S Referred to Rules

05-03-03 S Added as Chief Co-Sponsor Sen. Bill Brady

SB-2011 ROSKAM-DILLARD.

5 ILCS 420/4A-102 from Ch. 127, par. 604A-102

5 ILCS 420/4A-103 from Ch. 127, par. 604A-103

Amends the Illinois Governmental Ethics Act. For persons filing statements of economic interests with the Secretary of State, requires the disclosure of entities (now, entities doing business with the State) from or in which the person derived certain income or had certain ownership interests.

05-02-25 S Filed with Secretary by Sen. Peter J. Roskam

S Chief Co-Sponsor Sen. Kirk W. Dillard

S First Reading

S Referred to Rules

SB-2012 MUNOZ-WINKEL.

5 ILCS 80/4.16 5 ILCS 80/4.26 new 225 ILCS 335/5 225 ILCS 335/7 225 ILCS 335/11.5

Amends the Regulatory Sunset Act to extend the repeal of the Illinois Roofing Industry Licensing Act to January 1, 2016. Amends the Illinois Roofing Industry Licensing Act. Provides that every roofing contractor shall affix the licensee's name, as it appears on the license (now, just requires the contractor to affix the licensee's name), on all commercial vehicles (rather than just vehicles) used as part of his or her business as a roofing contractor. Removes provisions concerning fees for applicants for initial certification who apply for licensure during the second half of the biennial period, fees for any change of the license that requires the issuance of a new license, and the maximum amount of the biennial renewal fee. Changes the number of members of the Roofing Advisory Board from 8 to 7. Removes a provision requiring one of the licensed roofing contractors on the Board to be a representative of an association predominately representing retailers. Effective immediately.

from Ch. 111, par. 7505

from Ch. 111, par. 7507

SENATE COMMITTEE AMENDMENT NO. 1

Deletes reference to:

5 ILCS 80/4.16 5 ILCS 80/4.26 new 225 ILCS 335/5 225 ILCS 335/7 225 ILCS 335/11.5 Adds reference to: 25 ILCS 135/10 25 ILCS 135/15 25 ILCS 135/20 25 ILCS 135/25 .25 ILCS 135/30 225 ILCS 135/40 225 ILCS 135/50 225 ILCS 135/55 225 ILCS 135/60 225 ILCS 135/65 225 ILCS 135/73 new 225 ILCS 135/75 225 ILCS 135/85 225 ILCS 135/95 225 ILCS 135/180 225 ILCS 135/70 rep.

Deletes everything after the enacting clause. Amends the Genetic Counselor Licensing Act. Provides that certain provisions concerning restrictions and limitations of the Act and unlicensed practice shall apply 12 months after the adoption of the final administrative rules, rather than on January 1, 2006. Provides that if an applicant fails to obtain a license under the Act within 3 years after filing his or her initial application for original licensure, the application shall be denied. Removes a provision that provides that if an applicant neglects, fails, or refuses to take an examination or fails to pass an examination for a license under the Act within 2 exam cycles after receiving a temporary license, the application will be denied. Provides that the Department of Financial and Professional Regulation may, rather than shall, issue a license to a person with certain qualifications. Sets forth additional qualifications for licensure. Provides for the issuance of a temporary letter of authorization to practice as a genetic counselor, rather than a temporary license. Makes changes to provisions concerning license renewal and continuing education requirements, fees and the deposit of fees, endorsement, and the Illinois Administrative Procedure Act. Adds a provision concerning inactive status of a license. Provides that it shall be grounds for discipline for an individual to provide genetic counseling services to individuals, couples, groups, or families without a written referral. Repeals a Section concerning

implementation of the Act and transitional periods. Makes other changes. HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Reinserts the contents of the bill with the following changes. Defines "referral" and, in certain provisions, removes the requirement that referrals be written. Provides that in clinical settings, genetic counselors who serve as a liaison between family members of a patient and a genetic research project may, with the consent of the patient, provide information to family members for the purpose of gathering additional information, as it relates to the patient, without a referral. Provides that in non-clinical settings where no patient is being treated, genetic counselors who serve as a liaison between a genetic research project and participants in that genetic research project may provide genetic counseling services to the participants, without a referral. Removes the provision concerning a temporary letter of authorization to practice. Provides that a temporary license may be issued to an individual who has made application to the Department of Financial and Professional Regulation, has submitted evidence to the Department of admission to the certifying examination administered by the American Board of Genetic Counseling or the American Board of Medical Genetics or either of its successor agencies, has met all of the requirements for licensure under the Act, except the examination requirement, and has met any other condition established by rule. Provides that the holder of a temporary license shall practice only under the supervision of a qualified supervisor. Provides that, under certain circumstances, the Department may issue a license as a genetic counselor to an applicant licensed under the laws of another state, a U.S. territory, or another country (now, the Department may only issue a license to an applicant licensed under the laws of another state). Makes other changes.

HOUSE AMENDMENT NO. 2

Provides that in non-clinical settings where no patient is being treated, genetic counselors who serve as a liaison between a genetic research project and participants in that genetic research project may provide information (rather than genetic counseling services) to the participants, without a referral.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-25 S Filed with Secretary by Sen. Antonio Munoz
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Licensed Activities
- 05-03-10 S Held in Licensed Activities
- 05-03-14 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Antonio Munoz
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-03-15 S Senate Committee Amendment No. 1 Rules Refers to Licensed Activities
- 05-03-16 S Senate Committee Amendment No. 1 Adopted
- 05-03-17 S Do Pass as Amended Licensed Activities; 008-000-000
- S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-11 S Second Reading
- S Placed on Calendar Order of 3rd Reading April 12, 2005
- 05-04-13 S Added as Chief Co-Sponsor Sen. Richard J. Winkel, Jr.
- 05-04-15 S Third Reading Passed; 056-000-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Robert Rita
- 05-04-26 H First Reading
- H Referred to Rules Committee
- 05-04-27 H Assigned to Registration and Regulation Committee H Alternate Chief Sponsor Changed to Rep. Donald L. Moffitt H Added Alternate Chief Co-Sponsor Rep. Robert Rita
- 05-05-04 H Added Alternate Chief Co-Sponsor Rep. Angelo Saviano
- 05-05-11 H House Amendment No. 1 Filed with Clerk by Registration and Regulation Committee
 - H House Amendment No. 1 Adopted in Registration and Regulation Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Registration and Regulation Committee; 021-003-000
- 05-05-12 H Placed on Calendar 2nd Reading Short Debate
 - H House Amendment No. 2 Filed with Clerk by Rep. Angelo Saviano

H House Amendment No. 2 Referred to Rules Committee

- 05-05-16 H House Amendment No. 2 Recommends Be Adopted Rules Committee; 003-001-000
- 05-05-19 H Second Reading Short Debate
 - H House Amendment No. 2 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-05-20 H Final Action Deadline Extended-9(b) May 31, 2005
- 05-05-24 H Third Reading Short Debate Passed 077-039-000
- 05-05-26 S Secretary's Desk Concurrence House Amendment(s) 01,02
 - S Placed on Calendar Order of Concurrence House Amendment(s) 01,02-May 27, 2005.
 - S House Amendment No. 1 Motion to Concur Filed with Secretary Sen. Antonio Munoz
 - S House Amendment No. 1 Motion to Concur Referred to Rules
 - S House Amendment No. 2 Motion to Concur Filed with Secretary Sen. Antonio Munoz
 - S House Amendment No. 2 Motion to Concur Referred to Rules
 - S House Amendment No. 1 Motion to Concur Referred to Licensed Activities
 - S House Amendment No. 2 Motion to Concur Referred to Licensed Activities
 - S House Amendment No. 1 Motion To Concur Recommended Do Adopt Licensed Activities; 009-000-000
 - S House Amendment No. 2 Motion To Concur Recommended Do Adopt Licensed Activities; 009-000-000
- 05-05-29 S House Amendment No. 1 Senate Concurs 055-000-000
 - S House Amendment No. 2 Senate Concurs 055-000-000
 - S Passed Both Houses
- 05-06-27 S Sent to the Governor
- 05-08-22 S Governor Approved
 - S Effective Date January 1, 2006
 - S Public Act 94-0661

SB-2013 LAUZEN.

New Act

Creates the Judicial Inquiry Board Act. Contains a short title only.

- 05-02-25 S Filed with Secretary by Sen. Chris Lauzen
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Judiciary
- 05-03-09 S Postponed Judiciary
- 05-03-16 S Postponed Judiciary
- 05-03-17 S Do Pass Judiciary; 010-000-000
- S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-13 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 14, 2005
- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules

SB-2014 BRADY.

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

Amends the Public Funds Investment Act. Allows investment in (i) short term obligations of certain corporations if the purchases do not exceed 10% of the corporation's outstanding obligations "at the time of the purchase of the obligations" and (ii) certain money market mutual funds if the portfolio of the fund is limited to certain mutual bonds. Allows investment in any obligations of the Federal National Mortgage Association or certain savings and loan associations (now, only short term discount obligations). Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-25 S Filed with Secretary by Sen. Bill Brady
 - S First Reading

S Referred to Rules

SB-2015 GARRETT.

10 ILCS 5/19-20 new

Amends the Election Code. With respect to absentee ballots, requires that the ballot envelope clearly state that the voter must sign in a manner similar to his or her registration record signature. Requires that the voter supply his or her birth date and partial Social Security number on the ballot envelope. Requires that all rejected absentee ballots be counted, notwithstanding any provision of the Code to the contrary, and that the total number of rejected ballots must be reported to the State Board of Elections.

SENATE COMMITTEE AMENDMENT NO. 1

Deletes everything. Reinserts Senate Bill 2015 with the following changes: requires an election authority to record the number of absentee ballots rejected due to a signature discrepancy (rather than counting all rejected absentee ballots) and report the number to the State Board of Elections.

05-02-25 S Filed with Secretary by Sen. Susan Garrett

- S First Reading
- S Referred to Rules
- 05-03-02 S Assigned to State Government
- 05-03-08 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Susan Garrett
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-03-09 S Senate Committee Amendment No. I Rules Refers to State Government
- 05-03-16 S Senate Committee Amendment No. 1 Adopted
- 05-03-17 S Do Pass as Amended State Government; 009-000-000
- S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
- 05-04-14 S Third Reading Passed; 059-000-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Mike Boland
 - H First Reading
 - H Referred to Rules Committee
- 05-04-20 H Assigned to Executive Committee
- 05-05-13 H Rule 19(a) / Re-referred to Rules Committee

SB-2016 GARRETT.

- 215 ILCS 5/500-147 new
- 815 ILCS 505/2Z
- from Ch. 121 1/2, par. 262Z
- 815 ILCS 505/10b from Ch. 121 1/2, par. 270b

Amends the Illinois Insurance Code. Requires certain insurance producers to disclose to the customer any compensation the producer receives from an insurer or third party. Grants customers the right to request additional information. Makes a violation a violation of the Consumer Fraud and Deceptive Business Practices Act. Amends the Consumer Fraud and Deceptive Business Practices Act to include the violations and to delete a provision exempting certain acts of insurance producers, registered firms, and limited insurance representatives from the Act. Effective immediately.

05-02-25 S Filed with Secretary by Sen. Susan Garrett

- S First Reading
- S Referred to Rules

- 05-03-02 S Assigned to Insurance 05-03-09 S Postponed Insurance 05-03-17 S Held in Insurance 05-03-18 S Rule 3-9(a) / Re-referred to Rules

SYVERSON. SB-2017

Appropriates \$1 from the General Revenue Fund to the Department of Healthcare and Family Services for any initial costs associated with implementing managed care principles in the Illinois Medicaid Program. Effective July 1, 2005.

05-02-25 S Filed with Secretary by Sen. Dave Syverson

- S First Reading S Referred to Rules
- 05-03-02 S Assigned to Appropriations I
- 05-03-09 S Postponed Appropriations I
- 05-03-16 S Postponed Appropriations I
- 05-03-17 S Committee/3rd Reading Deadline Extended-Rule 2-10 The following deadlines are not applicable (March 17, 2005 Senate Bills Out of Committee & April 15, 2005 Senate Bills Third Reading)
- 05-04-07 S Postponed Appropriations I
- 05-04-20 S Postponed Appropriations I
- 05-04-25 S Postponed Appropriations I
- 05-05-04 S Postponed Appropriations I
- 05-05-11 S Postponed Appropriations I
- 05-07-01 S Pursuant to Senate Rule 3-9(b) / Referred to Rules

SB-2018 GARRETT.

35 ILCS 200/16-35

Amends the Property Tax Code. Makes a technical change in a Section concerning the adjournment of the boards of review.

- 05-02-25 S Filed with Secretary by Sen. Susan Garrett
 - S First Reading
 - S Referred to Rules

SB-2019 RADOGNO.

Appropriates \$1 from the General Revenue Fund to the Department of Natural Resources for conservation programs. Effective July 1, 2005.

- 05-02-25 S Filed with Secretary by Sen. Christine Radogno
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Appropriations II 05-03-10 S Postponed Appropriations II
- 05-03-17 S Postponed Appropriations II
 - S Committee/3rd Reading Deadline Extended-Rule 2-10 The following deadlines are not applicable (March 17, 2005 Senate Bills Out of Committee & April 15, 2005 Senate Bills Third Reading)
- 05-04-08 S Postponed Appropriations II
- 05-04-21 S Postponed Appropriations II
- 05-05-05 S Postponed Appropriations II 05-05-11 S Postponed Appropriations II
- 05-07-01 S Pursuant to Senate Rule 3-9(b) / Referred to Rules

SB-2020 **RAUSCHENBERGER.**

Appropriates \$1 from the General Revenue Fund to the Illinois Arts Council for the targeted constituencies program. Effective July 1, 2005.

- 05-02-25 S Filed with Secretary by Sen. Steven J. Rauschenberger
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Appropriations III
- 05-03-10 S Postponed Appropriations III
- 05-03-17 S Postponed Appropriations III
 - S Committee/3rd Reading Deadline Extended-Rule 2-10 The following deadlines are not applicable (March 17, 2005 Senate Bills Out of Committee & April 15, 2005 Senate Bills Third Reading)
- 05-04-08 S Postponed Appropriations III
- 05-04-21 S Postponed Appropriations III
- 05-04-25 S Postponed Appropriations III
- 05-05-05 S Postponed Appropriations III
- 05-05-11 S Postponed Appropriations III
- 05-07-01 S Pursuant to Senate Rule 3-9(b) / Referred to Rules

SB-2021 LAUZEN.

Appropriates \$1 from the General Revenue Fund to the Judicial Inquiry Board to study effective ways of streamlining the complaint process. Effective July 1, 2005.

05-02-25 S Filed with Secretary by Sen. Chris Lauzen

- S First Reading
- S Referred to Rules
- 05-03-02 S Assigned to Appropriations II
- 05-03-10 S Postponed Appropriations II 05-03-17 S Postponed Appropriations II
 - S Committee/3rd Reading Deadline Extended-Rule 2-10 The following deadlines are not applicable (March 17, 2005 Senate Bills Out of Committee & April 15, 2005 Senate Bills Third Reading)
- 05-04-08 S Postponed Appropriations II
- 05-04-21 S Postponed Appropriations II 05-05-05 S Postponed Appropriations II 05-05-11 S Postponed Appropriations II

- 05-07-01 S Pursuant to Senate Rule 3-9(b) / Referred to Rules

SB-2022 LUECHTEFELD. 40 ILCS 5/7-152

from Ch. 108 1/2, par. 7-152

Amends the IMRF Article of the Illinois Pension Code. Provides that, if the Board does not make the reduction while the employee's eligibility is being determined and the participating employee is successful in attaining retroactive disability benefits from Social Security, then the employee must pay the retroactive Social Security benefit directly to the Fund for reimbursement of the disability benefits received during the Social Security appeals process as required by Board rule. Effective immediately.

NOTE(S) THAT MAY APPLY: Pension

05-02-25 S Filed with Secretary by Sen. David Luechtefeld S First Reading

S Referred to Rules

SB-2023 BRADY.

40 ILCS 5/2-105 from Ch. 108 1/2, par. 2-105	
40 ILCS 5/2-119.1 from Ch. 108 1/2, par. 2-119.1	
40 ILCS 5/2-126 from Ch. 108 1/2, par. 2-126	
40 ILCS 5/14-103.05 from Ch. 108 1/2, par. 14-103.0)5
40 ILCS 5/14-133 from Ch. 108 1/2, par. 14-133	
40 ILCS 5/18-101 from Ch. 108 1/2, par. 18-101	
40 ILCS 5/18-102 from Ch. 108 1/2, par. 18-102	
40 ILCS 5/18-120 from Ch. 108 1/2, par. 18-120	

Amends the Illinois Pension Code. Provides that a person who becomes a judge, constitutional officer, or member of the General Assembly on or after the effective date shall participate in the State Employees' Retirement System, unless he or she participated in the Judges or General Assembly Retirement System before that date. Provides that those persons may not have their employee contributions paid on their behalf by the State. In the General Assembly Article, allows a person with more than 20 years of service to elect to stop contributing to the System instead of receiving the accelerated 3% increases to which he or she would otherwise be entitled. Effective immediately,

NOTE(S) THAT MAY APPLY: Fiscal; Pension

05-02-25 S Filed with Secretary by Sen. Bill Brady

- S First Reading
- S Referred to Rules

SB-2024 BRADY.

New Act

Creates the Illinois Consumer Choice of Benefits Health Insurance Plan Act. Provides that insurers may offer policies of accident and health insurance that do not provide state-mandated health benefits. Requires applications and policies to contain notice that the policy may not cover some or all of the state-mandated health benefits. Requires insurers to provide a disclaimer at the time the policy is issued that must be signed by the applicant or subscriber. Grants the Secretary the power to adopt rules necessary to implement the Act. Requires insurers to maintain a description of its rating practices and renewal underwriting practices. Provides for the applicability of certain Illinois Insurance Code provisions.

05-02-25 S Filed with Secretary by Sen. Bill Brady

- S First Reading
- S Referred to Rules

SB-2025 BRADY. 215 ILCS 5/1

from Ch. 73, par. 613

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

05-02-25 S Filed with Secretary by Sen. Bill Brady

- S First Reading
- S Referred to Rules

SB-2026 BRADY.

215 ILCS 5/143.15 from Ch. 73, par. 755.15

Amends the Illinois Insurance Code. Makes a technical change in a Section concerning notices of cancellation.

05-02-25 S Filed with Secretary by Sen. Bill Brady

- S First Reading
- S Referred to Rules

SB-2027 RADOGNO.

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.

NOTE(S) THAT MAY APPLY: Pension

- 05-02-25 S Filed with Secretary by Sen. Christine Radogno
 - S First Reading
 - S Referred to Rules

SB-2028 COLLINS.

15 ILCS 520/1.1 from Ch. 130, par. 20.1

Amends the Deposit of State Moneys Act. Makes a technical change in a Section concerning investment in minority-owned financial institutions.

- 05-02-25 S Filed with Secretary by Sen. Jacqueline Y. Collins
 - S First Reading
 - S Referred to Rules
 - 05-03-02 S Assigned to Financial Institutions
 - 05-03-10 S Postponed Financial Institutions
 - 05-03-17 S Do Pass Financial Institutions; 008-000-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
 - 05-04-06 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 7, 2005
 - 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules

SB-2029 HUNTER-COLLINS.

35 ILCS 200/18-177

Amends the Property Tax Code. In a Section concerning tax abatements for leased, low-rent housing, provides that if the property of a housing authority is improved with an eligible multifamily dwelling or multi-building development containing residential units that are individually assessed, no more than 50% (now, 40%) of those residential units may be certified. Provides that, if the property is improved with an eligible multifamily dwelling or multi-building development containing residential units that are individually assessed, the property is improved with an eligible multifamily dwelling or multi-building development containing residential units that are not individually assessed, the portion of the property certified shall represent no more than 50% (now, 40%) of those residential units.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

05-02-25 S Filed with Secretary by Sen. Jacqueline Y. Collins

- S First Reading
- S Referred to Rules
- 05-03-02 S Assigned to Revenue
- 05-03-09 S Chief Sponsor Changed to Sen. Mattie Hunter
 - S Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins
- 05-03-10 S To Subcommittee
- 05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-2030 DELEO-MARTINEZ.

35 ILCS 105/1

from Ch. 120, par. 439.1

Amends the Use Tax Act. Makes a technical change in a Section concerning the short title. HOUSE AMENDMENT NO. 1

Deletes reference to:

35 ILCS 105/1

Adds reference to:

50 ILCS 105/1

Deletes everything. Amends the Emergency Telephone System Act. Deletes a provision prescribing the maximum monthly surcharge for 9-1-1 service that a municipality with a population over 500,000 may impose on billed subscribers of network connection provided by telecommunication carriers engaged in the business of transmitting messages by means of electricity originating within the corporate limits of the municipality imposing the surcharge. Amends the Wireless Emergency Telephone Safety Act. Increases to $$2.50 \pmod{1.25}$ the maximum monthly surcharge for 9-1-1 service that may be imposed per commercial mobile radio service connection or in-service telephone number by a unit of local government or emergency telephone system board that provided wireless 9-1-1 service and collected a wireless surcharge prior to July 1, 1998.

STATE DEBT IMPACT NOTE (H-AM 1)(Comm on Gov't Forecasting & Accountability) Senate Bill 2030, as amended by House Amendment 1, would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

PENSION NOTE (H-AM 1)(Comm on Gov't Forecasting & Accountability)

Senate Bill 2030, as amended by House Amendment 1, would not impact any public pension fund or retirement system in Illinois.

JUDICIAL NOTE (H-AM 1) (Admin Office of the Illinois Courts)

Would neither increase nor decrease the number of judges needed in the state.

BALANCED BUDGET NOTE (H-AM 1)(Governor's Office of Mgmt & Budget)

Senate Bill 2030 (H-AM 1) will not have any fiscal impact on the State of Illinois's overall budget.

HOUSING AFFORDABILITY IMPACT NOTE (H-AM 1) (Housing Development Authority)

No fiscal effect on a single-family residence.

- 05-02-25 S Filed with Secretary by Sen. Jacqueline Y. Collins
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Revenue
- 05-03-10 S Do Pass Revenue; 006-003-000
 - S Placed on Calendar Order of 2nd Reading March 15, 2005
 - S Added as Chief Co-Sponsor Sen. Iris Y. Martinez
- 05-04-06 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 7, 2005
- 05-04-11 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Jacqueline Y. Collins
 - S Senate Floor Amendment No. 1 Referred to Rules
- 05-04-12 S Senate Floor Amendment No. 1 Rules Refers to Revenue
 - S Senate Floor Amendment No. 1 Postponed Revenue
- 05-04-14 S Third Reading Passed; 033-023-000
 - S Senate Floor Amendment No. 1 Tabled Pursuant to Rule 5-4(a)
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Marlow H. Colvin
 - H First Reading

- H Referred to Rules Committee
- 05-04-20 H Assigned to Executive Committee
- 05-05-13 H Rule 19(a) / Re-referred to Rules Committee
- 05-05-28 H Final Action Deadline Extended-9(b) May 31, 2005
 - H Alternate Chief Sponsor Changed to Rep. Daniel J. Burke
 - H Assigned to Executive Committee
 - H Motion to Suspend Rule 25 Prevailed
 - H House Amendment No. 1 Filed with Clerk by Executive Committee
 - H House Amendment No. 1 Adopted in Executive Committee; by Voice Vote H Do Pass as Amended / Short Debate Executive Committee; 010-002-000

 - H Placed on Calendar 2nd Reading Short Debate
- 05-05-29 H State Debt Impact Note Filed As Amended by HA 1
 - H Pension Note Filed As Amended by HA 1
 - H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
 - H Judicial Note Filed As Amended by HA 1
- H Added Alternate Co-Sponsor Rep. Edward J. Acevedo 05-05-30
 - H Balanced Budget Note Filed As Amended by HA 1
 - S Chief Sponsor Changed to Sen. James A. DeLeo
- H Housing Affordability Impact Note Filed As Amended by HA 1 05-05-31 H Rule 19(a) / Re-referred to Rules Committee

m-2031 J. SULLIVAN.

625 ILCS 5/15-307

from Ch. 95 1/2, par. 15-307

Amends the Illinois Vehicle Code. Sets fees of \$250 quarterly and \$1,000 annually for special permits for continuous limited operation of trucks that exceed wheel and axle load limits. Provides that all single axles, excluding the steer axle, and axles within a tandem are limited to 24,000 pounds or less, unless otherwise noted in the new language. Provides that the permits allow loads up to 12 feet wide and 110 feet in length. Provides that front tag axle and double tandem trailers are not eligible for the permits.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-25 S Filed with Secretary by Sen. John M. Sullivan
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Transportation
- 05-03-16 S Do Pass Transportation; 007-000-000
 - S Placed on Calendar Order of 2nd Reading March 17, 2005

05-04-06 S Second Reading

- S Placed on Calendar Order of 3rd Reading April 7, 2005
- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules

SB-2032 J. SULLIVAN, ALTHOFF-JACOBS-MALONEY-SANDOVAL AND HUNTER.

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.

SENATE COMMITTEE AMENDMENT NO. 2

Deletes reference to:

105 ILCS 5/1-2

Adds reference to: 330 ILCS 105/1

from Ch. 126 1/2, par. 26

Deletes everything after the enacting clause. Amends the Children of Deceased Veterans Act. Provides that the Department of Veterans' Affairs shall provide certain education-related benefits to the children of certain veterans who are attending or may attend a State or private (now, just State) educational institution of elementary or high school grade. Effective immediately.

05-02-25 S Filed with Secretary by Sen. John M. Sullivan

- S First Reading
- S Referred to Rules

- 05-03-02 S Assigned to Education
- 05-03-08 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. John M. Sullivan
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-03-10 S Postponed Education
- 05-03-11 S Senate Committee Amendment No. 2 Filed with Secretary by Sen. John M. Sullivan
 - S Senate Committee Amendment No. 2 Referred to Rules
- 05-03-15 S Senate Committee Amendment No. 2 Rules Refers to Education
- 05-03-17 S Senate Committee Amendment No. 2 Adopted
 - S Do Pass as Amended Education; 007-000-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-06 S Second Reading
- S Placed on Calendar Order of 3rd Reading April 7, 2005
- 05-04-11 S Added as Co-Sponsor Sen. Pamela J. Althoff
 - S Added as Chief Co-Sponsor Sen. Mike Jacobs
 - S Added as Chief Co-Sponsor Sen. Edward D. Maloney
 - S Added as Chief Co-Sponsor Sen. Martin A. Sandoval
 - S Added as Co-Sponsor Sen. Mattie Hunter
 - S Third Reading Passed; 054-000-000
 - S Senate Committee Amendment No. 1 Tabled Pursuant to Rule 5-4(a)
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
- 05-04-12 H Chief House Sponsor Rep. David Reis
 - H First Reading
 - H Referred to Rules Committee
- 05-04-14 H Added Alternate Chief Co-Sponsor Rep. Linda Chapa LaVia
- 05-04-20 H Assigned to Elementary & Secondary Education Committee
- 05-04-26 H Added Alternate Co-Sponsor Rep. Richard P. Myers
- 05-05-04 H Do Pass / Short Debate Elementary & Secondary Education Committee; 016-000-000
 - H Added Alternate Chief Co-Sponsor Rep. Donald L. Moffitt
 - H Added Alternate Chief Co-Sponsor Rep. Jim Watson
 - H Added Alternate Co-Sponsor Rep. Lisa M. Dugan
 - H Added Alternate Co-Sponsor Rep. Robert W. Pritchard
- 05-05-05 H Placed on Calendar 2nd Reading Short Debate
- 05-05-11 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-05-12 H Added Alternate Co-Sponsor Rep. John E. Bradley
- H Added Alternate Co-Sponsor Rep. Daniel V. Beiser
- 05-05-18 H Third Reading Short Debate Passed 112-001-000
- S Passed Both Houses
- 05-06-16 S Sent to the Governor
- 05-07-01 S Governor Approved
 - S Effective Date July 1, 2005

SB-2033 LAUZEN-BRADY.

10 ILCS 5/7-8

from Ch. 46, par. 7-8

Amends the Election Code. With respect to political parties that select their State central committee using the "Alternative A" method, provides for election of committeemen by congressional district. Removes the option of election of State central committeemen by ward, township, and precinct committeemen. Requires each State central committee, within 30 days after the bill's effective date, to certify to the State Board of Elections its choice of alternative method of member selection. Makes other changes.

- 05-02-25 S Filed with Secretary by Sen. Chris Lauzen
 - S First Reading
 - S Referred to Rules
- 05-03-10 S Added as Chief Co-Sponsor Sen. Bill Brady
- SB-2034 LAUZEN.

625 ILCS 5/6-514

from Ch. 95 1/2, par. 6-514

Amends the Illinois Vehicle Code. Provides that a driver's commercial driver's license (CDL) shall be suspended for 6 months if he or she is involved as a driver in a fatal accident, unless it is indicated in a police report or held by a court that a person who died as a result of the accident caused the accident. Provides that the CDL holder must perform 100 hours of mandatory community service before his or her CDL is restored.

05-02-25 S Filed with Secretary by Sen. Chris Lauzen

S First Reading

S Referred to Rules

05-03-02 S Assigned to Transportation

05-03-16 S To Subcommittee

05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-2035 LAUZEN.

720 ILCS 5/3-6 from Ch. 38, par. 3-6 Amends the Criminal Code of 1961. Makes a technical change in a Section concerning extended statutes of limitations.

05-02-25 S Filed with Secretary by Sen. Chris Lauzen

S First Reading

S Referred to Rules

SB-2036 LAUZEN.

New Act

- 35 ILCS 200/18-115
- 35 ILCS 200/18-140
- 55 ILCS 5/5-1041.1 from Ch. 34, par. 5-1041.1
- 55 ILCS 5/11-12-5.1 from Ch. 24, par. 11-12-5.1

55 ILCS 5/11-15.1-6 new

30 ILCS 805/8.29 new

ceates the School Land and Capital Facilities Assessment Act. Provides for the assessment and and capital facilities assessment fees by a school district against the owners of dwelling units that are constructed within new developments that are constructed in the school district. Provides that the assessment, imposition, and collection of these fees pursuant to the Act shall be the sole and exclusive means by which units of local government and school districts may assess, impose, and collect fees against new development for purposes of satisfying and financing the costs of acquiring and improving school lands and of constructing school capital facilities to meet the demands and needs of new development. Provides for the undertaking of a land and capital facilities needs assessment by a school district, a school district's adoption of a land and capital facilities plan, and the right of a fee payer to contest the school district's adoption of a land and capital facilities plan or the school district's assessment, collection, or use of land and capital facilities assessment fees. Provides that only school districts situated in whole or in part in counties having a population in excess of 250,000 have the authority to adopt a land and capital facilities plan and assess and collect land and capital facilities assessment fees. Provides that the Act does not apply to the Chicago school district. Provides that no unit of local government other than these school districts has the authority to adopt a land and capital facilities plan and assess land and capital facilities assessment fees. Provides that any unit of local government that has adopted an ordinance that provides for the assessment and payment of fees to satisfy land acquisition and improvement costs or capital facilities costs for school districts operating within its boundaries shall repeal the ordinance to the extent such school districts adopt a land and capital facilities plan and establish a land and capital facilities assessment fee. Limits the concurrent exercise of home rule powers. Amends the Property Tax Code, the Counties Code, and the Illinois Municipal Code to provide that certain provisions are subject to the Act. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

- 05-02-25 S Filed with Secretary by Sen. Chris Lauzen
 - S First Reading
 - S Referred to Rules

SB-2037 LAUZEN-PETKA-BURZYNSKI-SYVERSON-RAUSCHENBERGER, ROSKAM, RIGHTER, J. JONES, W. JONES, DAHL, BRADY, LUECHTEFELD, WINKEL AND WATSON.

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
775 ILCS 5/1-101.1 rep.	-

Amends the Illinois Human Rights Act. Removes language added by Public Act 93-1078 providing that discrimination against a person because of sexual orientation constitutes unlawful discrimination and making it 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.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-25 S Filed with Secretary by Sen. Chris Lauzen S First Reading

S Referred to Rules

S Added as Chief Co-Sponsor Sen. Edward Petka

S Added as Chief Co-Sponsor Sen. J. Bradley Burzynski

S Added as Chief Co-Sponsor Sen. Dave Syverson

S Added as Chief Co-Sponsor Sen. Steven J. Rauschenberger

S Added as Co-Sponsor Sen. Peter J. Roskam

- 05-03-02 S Added as Co-Sponsor Sen. Dale A. Righter
 - S Added as Co-Sponsor Sen. John O. Jones

05-03-03 S Added as Co-Sponsor Sen. Wendell E. Jones

- 05-03-04 S Added as Co-Sponsor Sen. Gary G. Dahl
- 05-03-09 S Added as Co-Sponsor Sen. Bill Brady
- 05-03-10 S Added as Co-Sponsor Sen. David Luechtefeld
- 05-03-15 S Added as Co-Sponsor Sen. Richard J. Winkel, Jr. 05-04-06 S Added as Co-Sponsor Sen. Frank C. Watson

SB-2038 LAUZEN.

Laws 1965, p. 2927, Sec. 3

Laws 1967, p. 28, Sec. 1

Amends "An Act to authorize the Department of Mental Health to convey certain Stateowned lands in Kane County", as amended. Provides that certain restrictions on the use of that land do not apply to a portion of that land. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Reinserts the provisions of the original bill with the following changes. Amends "An Act authorizing the Director of Mental Health and Developmental Disabilities to convey certain real property", by repealing the Section concerning the right of reentry by the Department of Mental Health and Developmental Disabilities due to the neglect or failure of the Association for Individual Development to use such lands for the specified purposes. Authorizes the Department of Corrections to convey the described property to the Community Unit School District 303. Authorizes the Director of Corrections to convey a permanent exclusive easement to the City of St. Charles, lessees of the City of St. Charles, and public utility companies with respect to specified land in Kane County. Contains findings. Effective immediately.

HOUSE AMENDMENT NO. 2

Provides that the conveyance of land to the Community Unit School District 303 is subject to the condition that the land must be used or held for public purposes unless otherwise authorized by law. Provides that if at any time the condition is breached then the land shall revert back to the State of Illinois, Department of Corrections, by operation of law.

- 05-02-25 S Filed with Secretary by Sen. Chris Lauzen
 - S First Reading
 - S Referred to Rules
- 05-03-09 S Assigned to Executive
- 05-03-16 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Chris Lauzen
 - S Senate Committee Amendment No. 1 Referred to Rules
 - S Senate Committee Amendment No. 1 Rules Refers to Executive
- 05-03-17 S Senate Committee Amendment No. 1 Held in Executive
 - S Do Pass Executive; 011-000-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005

- 05-03-18 S Senate Committee Amendment No. 1 Rule 3-9(a) / Re-referred to Rules
- 05-04-11 S Senate Floor Amendment No. 2 Filed with Secretary by Sen. J. Bradley Burzynski
 - S Senate Floor Amendment No. 2 Referred to Rules
- 05-04-12 S Senate Floor Amendment No. 2 Rules Refers to Executive
 - S Senate Floor Amendment No. 2 Held in Executive
- 05-04-13 S Senate Floor Amendment No. 2 Postponed Executive S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 14, 2005
- 05-04-14 S Third Reading Passed; 059-000-000
 - S Senate Committee Amendment No. 1 Tabled Pursuant to Rule 5-4(a)
 - S Senate Floor Amendment No. 2 Tabled Pursuant to Rule 5-4(a)
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Timothy L. Schmitz
- 05-04-15 H First Reading
- H Referred to Rules Committee
- 05-04-20 H Assigned to Executive Committee
- 05-05-13 H Rule 19(a) / Re-referred to Rules Committee
- 05-05-25 H Final Action Deadline Extended-9(b) May 31, 2005
 - H Assigned to Executive Committee
 - H Motion to Suspend Rule 25 Prevailed
 - H House Amendment No. 1 Filed with Clerk by Executive Committee
 - H House Amendment No. 1 Adopted in Executive Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Executive Committee; 011-000-000
 - -05-26 H Placed on Calendar 2nd Reading Short Debate
 - H House Amendment No. 2 Filed with Clerk by Rep. Timothy L. Schmitz
 - H House Amendment No. 2 Referred to Rules Committee
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-05-27 H House Amendment No. 2 Recommends Be Adopted Rules Committee; 004-000-000
 - H Recalled to Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
 - H House Amendment No. 2 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - H Third Reading Short Debate Passed 113-003-000
 - S Secretary's Desk Concurrence House Amendment(s) 01,02
 - S Placed on Calendar Order of Concurrence House Amendment(s) 01,02-May 28, 2005.
 - S House Amendment No. 1 Motion to Concur Filed with Secretary Sen. Chris Lauzen
 - S House Amendment No. 1 Motion to Concur Referred to Rules
 - S House Amendment No. 2 Motion to Concur Filed with Secretary Sen. Chris Lauzen
 - S House Amendment No. 2 Motion to Concur Referred to Rules

05-05-28 S House Amendment No. 1 Motion to Concur Rules Referred to Executive

- S House Amendment No. 2 Motion to Concur Rules Referred to Executive
 - S House Amendment No. 1 Motion To Concur Recommended Do Adopt Executive; 010-000-000
 - S House Amendment No. 2 Motion To Concur Recommended Do Adopt Executive; 010-000-000
- 05-05-30 S House Amendment No. 1 Senate Concurs 056-001-000
 - S House Amendment No. 2 Senate Concurs 056-001-000
 - S Passed Both Houses
- 05-06-28 S Sent to the Governor
- 05-08-16 S Governor Approved
 - S Effective Date August 16, 2005
 - S Public Act 94-0610

New Act

Creates the Contractor Compliance Verification Act. Contains only a short title provision.

05-02-25 S Filed with Secretary by Sen. Chris Lauzen

S First Reading

S Referred to Rules

SB-2040 DEMUZIO.

415 ILCS 5/57

Amends the Environmental Protection Act. Makes a technical change to a Section concerning the intent and purpose of the Leaking Underground Storage Tank Program.

SENATE FLOOR AMENDMENT NO. 1

Adds reference to:

415 ILCS 5/57.10

Deletes reference to:

415 ILCS 5/57

Deletes everything after the enacting clause. Provides that a no further remediation letter does not apply to off-site contamination related to the occurrence that has not been remediated due to denial of access to the off-site property. Sets forth that the no further remediation letter shall apply in favor of an owner of a parcel of real property to the extent the no further remediation letter applies to the occurrence on that parcel.

	applies to the occurrence on that parcel.
05-02-25	S Filed with Secretary by Sen. Deanna Demuzio
	S First Reading
	S Referred to Rules
05-03-02	S Assigned to Environment & Energy
05-03-10	S Do Pass Environment & Energy; 007-005-000
	S Placed on Calendar Order of 2nd Reading March 15, 2005
05-04-01	S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Deanna
	Demuzio
	S Senate Floor Amendment No. 1 Referred to Rules
05-04-06	S Senate Floor Amendment No. 1 Rules Refers to Environment & Energy
	S Second Reading
	S Placed on Calendar Order of 3rd Reading April 7, 2005
05-04-08	S Senate Floor Amendment No. 1 Be Adopted Environment & Energy;
	008-000-000
05-04-11	S Recalled to Second Reading
	S Senate Floor Amendment No. 1 Adopted; Demuzio
	S Placed on Calendar Order of 3rd Reading April 12, 2005
05-04-14	S Third Reading - Passed; 059-000-000
	H Arrived in House
	H Placed on Calendar Order of First Reading
	H Chief House Sponsor Rep. Jim Watson
05-04-26	H First Reading
	H Referred to Rules Committee
	H Assigned to Environment & Energy Committee
	H Do Pass / Short Debate Environment & Energy Committee; 013-000-000
05-05-12	H Placed on Calendar 2nd Reading - Short Debate
	H Added Alternate Chief Co-Sponsor Rep. William B. Black
05-05-19	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
	H Added Alternate Chief Co-Sponsor Rep. Michael Tryon
	H Final Action Deadline Extended-9(b) May 31, 2005
05-05-24	H Third Reading - Short Debate - Passed 116-000-000
	S Passed Both Houses
	S Sent to the Governor
05-07-19	S Governor Approved
	S Effective Date January 1, 2006
	S Public Act 94-0276

SB-2041 CULLERTON.

410 ILCS 50/1 from Ch. 111 1/2, par. 5401

Amends the Medical Patient Rights Act. Makes a technical change in a Section concerning

the purpose of the Act.

- 05-02-25 S Filed with Secretary by Sen. John J. Cullerton
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Judiciary
- 05-03-09 S Postponed Judiciary
- 05-03-16 S Postponed Judiciary
- 05-03-17 S Do Pass Judiciary; 010-000-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-06 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 7, 2005
- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules

SB-2042 SANDOVAL.

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.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

- 05-02-25 S Filed with Secretary by Sen. Martin A. Sandoval
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Labor
 - 5-03-10 S Held in Labor
 - -03-17 S Postponed Labor
 - -03-18 S Rule 3-9(a) / Re-referred to Rules

MARTINEZ-DEL VALLE-SANDOVAL-MUNOZ-COLLINS.

5 ILCS 410/20

Amends the State Employment Records Act. Provides that each State agency shall include in its annual report a description of the agency's Hispanic employment plan and its bilingual employment plan; the financial data from the most recent fiscal year about the expenditures for the Hispanic and bilingual plans; the effectiveness of the plans, programs, methods, or strategies developed by the agency to meet the purpose of the Act; reports or information about the agency's Hispanic and bilingual programs that the agency received from the Department of Human Rights, Department of Central Management Services, the Auditor General, or the Governor; information about the agency's studies and monitoring success about the increase of Hispanics and bilingual persons at the supervisory, technical, professional, and managerial levels; and information about the agency's budget allocations for the Hispanic and bilingual employment programs.

SENATE FLOOR AMENDMENT NO. 2

Adds reference to:

20	ILCS	405/405-120	was 20 ILC	S 405/67.29

20 ILCS 405/405-125 was 20 ILCS 405/67.31

Amends the State Employment Records Act. Provides that each State agency shall include in its annual report a description of the agency's activities in implementing the State Hispanic Employment Plan and the bilingual employment plan in accord with CMS requirements. Amends the Department of Central Management Services Law. Provides that in consultation with knowledgeable persons and organizations, the Department shall each year prepare an Hispanic Employment Plan and report to the General Assembly each State agency's activities that implement the plan. Provides that each State agency shall implement strategies and programs in accord with the State Hispanic Employment Plan to increase the number of State employees who are Hispanic or bilingual in supervisory, technical, professional, and managerial positions. Each agency shall report annually to the Department and the Department of Human Rights concerning the agency's activities in implementing the plan. Each agency's annual report shall include: reports or information about the agency's Hispanic and bilingual programs that the agency received from the Department of Human Rights, Department of Central Management Services, and the Auditor General; findings made by the Governor; information about the agency's studies and monitoring success about the increase of Hispanics and bilingual persons at the supervisory, technical, professional, and managerial levels; and information about the agency's budget allocations for the Hispanic and bilingual employment programs. Makes other changes.

NOTE(S) THAT MAY APPLY: Fiscal 05-02-25 S Filed with Secretary by Sen. Iris Y. Martinez S First Reading S Referred to Rules 05-03-02 S Assigned to State Government 05-03-10 S Do Pass State Government; 009-000-000 S Placed on Calendar Order of 2nd Reading March 15, 2005 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Iris Y. Martinez S Senate Floor Amendment No. 1 Referred to Rules 05-04-06 S Senate Floor Amendment No. 1 Rules Refers to State Government 05-04-07 S Senate Floor Amendment No. 1 Postponed - State Government S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Iris Y. Martinez S Senate Floor Amendment No. 2 Referred to Rules S Added as Chief Co-Sponsor Sen. Miguel del Valle 05-04-08 S Added as Chief Co-Sponsor Sen. Martin A. Sandoval S Added as Chief Co-Sponsor Sen. Antonio Munoz S Senate Floor Amendment No. 2 Rules Refers to State Government 05-04-11 05-04-12 S Senate Floor Amendment No. 1 Tabled in State Government S Senate Floor Amendment No. 2 Recommend Do Adopt State Government; 009-000-000 05-04-13 S Second Reading S Senate Floor Amendment No. 2 Adopted; Martinez S Placed on Calendar Order of 3rd Reading April 14, 2005 05-04-15 S Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins S Third Reading - Passed; 056-000-000 H Arrived in House H Placed on Calendar Order of First Reading H Chief House Sponsor Rep. Edward J. Acevedo 05-04-26 H First Reading H Referred to Rules Committee 05-04-27 H Assigned to State Government Administration Committee 05-05-04 H Do Pass / Short Debate State Government Administration Committee; 009-000-000 05-05-05 H Placed on Calendar 2nd Reading - Short Debate H Second Reading - Short Debate 05-05-11 H Placed on Calendar Order of 3rd Reading - Short Debate H Added Alternate Chief Co-Sponsor Rep. William Delgado 05-05-18 H Added Alternate Chief Co-Sponsor Rep. Cynthia Soto H Added Alternate Chief Co-Sponsor Rep. Daniel J. Burke H Added Alternate Chief Co-Sponsor Rep. Richard T. Bradley H Added Alternate Co-Sponsor Rep. Linda Chapa LaVia H Added Alternate Co-Sponsor Rep. Michelle Chavez H Added Alternate Co-Sponsor Rep. Maria Antonia Berrios H Third Reading - Short Debate - Passed 115-000-000 S Passed Both Houses 05-06-16 S Sent to the Governor 05-08-15 S Governor Approved S Effective Date January 1, 2006

SB-2044 MARTINEZ.

20 ILCS 405/405-125

was 20 ILCS 405/67.31

Amends the Department of Central Management Services Law in the Civil Administrative Code of Illinois, Requires that each State agency develop and implement an Hispanic Employment Plan to increase the number of Hispanics and bilingual persons employed by the State. Requires each State agency to report annually to the Department of Central Management Services about its activities developing and implementing the agency's plan.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-25 S Filed with Secretary by Sen. Iris Y. Martinez

S First Reading

S Referred to Rules

05-03-02 S Assigned to State Government

05-03-10 S Postponed - State Government

05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-2045 MARTINEZ.

was 20 ILCS 405/67.29 20 ILCS 405/405-120

Amends the Department of Central Management Services Law of the Civil Administrative Code of Illinois. Provides that the Department shall prepare an annual Hispanic Employment Plan. Provides that the Department shall deliver a report to the General Assembly that describes the activities that implemented the Hispanic Employment Plan by February 1 of each year.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-25 S Filed with Secretary by Sen. Iris Y. Martinez
 - S First Reading
 - S Referred to Rules

05-03-02 S Assigned to State Government

05-03-10 S Postponed - State Government 05-03-18 S Rule 3-9(a) / Re-referred to Rules

MARTINEZ-RADOGNO-GEO-KARIS-MUNOZ-SANDOVAL. 2046-ر

- 40 ILCS 5/1-109.3 new
- 40 ILCS 5/1-109.4 new
- 40 ILCS 5/1A-109.1 new
- 40 ILCS 5/1A-113
- 30 ILCS 805/8.29 new

Amends the Illinois Pension Code. Creates the General Assembly Task Force on Financial Asset Management and Investment to better enforce compliance with provisions concerning emerging investment managers, assist the General Assembly in the review and clarification of certain material, develop standardized reporting forms that all pension funds are required to complete, and provide recommendations and suggestions to the General Assembly for improvement in the reporting process of pension funds and recommendations for improving the opportunity of emerging Illinois-based firms to participate in the management of pension fund assets. Provides that the Senate Committee on Pensions and Investments may administer oaths and affirmations and summon and compel the attendance of and examine under oath any officer, trustee, agent, actuary, attorney, or employee connected either directly or indirectly with any pension fund, or any other person having information regarding the condition, affairs, management, and administration of a pension fund. Provides that the Committee may require any person having possession of any record, book, paper, contract, or other document pertaining to a pension fund to surrender it or to otherwise afford the Committee access to it. Provides enforcement procedures. Provides that pension funds shall publish minutes, agendas, requests for proposal, and requests for information concerning all efforts at encouraging the maximum participation of emerging Illinois-based firms and shall provide to the Governor and the General Assembly data regarding participation that sets forth the commissions and fees received by qualified firms, and any fee-sharing arrangements, rebates, or other agreements in which the firms share their compensation with other business entities. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Government Forecasting & Accountability)

Will have no impact on the accrued liabilities of the pension funds or retirement systems. The funds may incur administrative costs due to preparing additional reports required, but any costs are expected to be minor.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

- 05-02-25 S Filed with Secretary by Sen. Iris Y. Martinez
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Added as Chief Co-Sponsor Sen. Christine Radogno
- S Assigned to Pensions & Investments
- 05-03-09 S Postponed Pensions & Investments
- 05-03-10 S Added as Chief Co-Sponsor Sen. Adeline Jay Geo-Karis
- 05-03-11 S Pension Note Filed from the Commission on Government Forecasting and Accountability.
- 05-03-14 S Added as Chief Co-Sponsor Sen. Antonio Munoz
- 05-03-15 S Added as Chief Co-Sponsor Sen. Martin A. Sandoval
- 05-03-16 S Postponed Pensions & Investments
- 05-03-18 S Rule 3-9(a) / Re-referred to Rules

MARTINEZ-COLLINS-HUNTER-DEL VALLE, ALTHOFF, SANDOVAL, SB-2047 HARMON AND RONEN.

Appropriates \$1,500,000 from the General Revenue Fund to the State Board of Education for all costs associated with the Grow Our Own Teacher Initiative. Effective July 1, 2005.

FISCAL NOTE (Illinois Department of Central Management Services)

The Department of Central Management Services does not anticipate a fiscal impact from this bill.

- 05-02-25 S Filed with Secretary by Sen. Iris Y. Martinez
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Appropriations III
- 05-03-10 S Postponed Appropriations III
- S Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins 05-03-14 S Added as Chief Co-Sponsor Sen. Mattie Hunter
- 05-03-15 S Added as Chief Co-Sponsor Sen. Miguel del Valle
- 05-03-17 S Postponed Appropriations III
 - S Committee/3rd Reading Deadline Extended-Rule 2-10 The following deadlines are not applicable (March 17, 2005 Senate Bills Out of Committee & April 15, 2005 Senate Bills Third Reading)
- 05-03-23 S Added as Co-Sponsor Sen. Pamela J. Althoff
- 05-03-30 S Added as Co-Sponsor Sen. Martin A. Sandoval
- 05-04-05 S Added as Co-Sponsor Sen. Don Harmon
- 05-04-07 S Added as Co-Sponsor Sen. Carol Ronen
- 05-04-08 S Postponed Appropriations III
- 05-04-21 S Postponed Appropriations III
- 05-04-25 S Postponed Appropriations III
- 05-05-05 S Postponed Appropriations III
- 05-05-11 S Postponed Appropriations III
- 05-05-25 S Fiscal Note Filed from the Illinois Department of Central Management Services.
- 05-07-01 S Pursuant to Senate Rule 3-9(b) / Referred to Rules

SB-2048 HARMON.

- 35 ILCS 200/23-15
- 35 ILCS 200/23-20
- 35 ILCS 200/23-35

Amends the Property Tax Code concerning tax objection procedures and hearings. Provides that, in property tax rate objection cases, refunds may be granted only to the extent that the property taxes objected to where above the limit allowed by law or were used for expenditures that were both illegal and without a valid public purpose. Provides that refunds made after the funds in the Protest Fund are exhausted shall be made by the collector from the next funds collected beginning in the second budget year after entry of the final order until full payment of the refund and interest thereon has been made (now, the refunds must be made from the next funds collected after the entry of the final order). Provides that, for the purposes of tax objections based on budget or appropriation ordinances, "municipality" means all municipal corporations in, and political subdivisions of, this State (now, excepts out from this definition a

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number of units of local government) and eliminates a basis on which a taxpayer may file an objection under these provisions. Makes other changes. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

- 05-02-25 S Filed with Secretary by Sen. Don Harmon
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Revenue
- 05-03-10 S To Subcommittee
- 05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-2049 HARMON.

- 50 ILCS 20/4b new
- 50 ILCS 20/14.2 from Ch. 85, par. 1044.2

50 ILCS 20/20 from Ch. 85, par. 1050

Amends the Public Building Commission Act. Allows a public building commission in a municipality with 500,000 inhabitants or more to lease property from a municipal corporation and then lease back the property to the municipal corporation. Increases various relocation assistance payments paid in place of actual moving expenses to a person displaced by a public building commission project. Increases to \$10,000 (now, \$5,000) the minimum dollar amount of contracts that must be let for open competitive bidding. Requires public advertisement of a consecutive weeks prior to the opening of bids) in a daily newspaper of general circulation in the county where the commission is located. Provides an emergency situation exception to the publication requirement for contracts subject to open competitive bidding. Requires all bids to be open to public inspection after an award or final selection has been made (now, for a period of at least 48 hours before an award is made). Deletes a requirement that a copy of every contract entered into by the public building commission shall be executed in duplicate.

SENATE FLOOR AMENDMENT NO. 1

Deletes reference to:

50 ILCS 20/4b new

Adds reference to: 50 ILCS 20/14

from Ch. 85, par. 1044

urther amends the Public Building Commission Act. Provides that a commission may re or convey an interest in property that is less than a fee simple title. Provides that there to time limit (now, not to exceed 30 years) applicable to rental agreements. Effective immediately.

FISCAL NOTE (Dept. of Commerce & Econ Opportunity)

Does not incur a fiscal impact on DCEO. To the extent that the legislation imposes a comprehensive impact on local revenue, an estimate cannot be determined at this time.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-25 S Filed with Secretary by Sen. Don Harmon
 - S First Reading
 - S Referred to Rules

05-03-02 S Assigned to Local Government

- 05-03-09 S Postponed Local Government
- 05-03-16 S Do Pass Local Government; 006-004-000
- S Placed on Calendar Order of 2nd Reading March 17, 2005
- 05-04-06 S Fiscal Note Requested by Sen. Wendell E. Jones
- 05-04-07 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Don Harmon
 - S Senate Floor Amendment No. 1 Referred to Rules

05-04-11 S Second Reading

- S Placed on Calendar Order of 3rd Reading April 12, 2005
- S Senate Floor Amendment No. 1 Rules Refers to Local Government
 - S Fiscal Note Filed from the Illinois Department of Commerce and Economic Opportunity.
- 05-04-12 S Senate Floor Amendment No. 1 Recommend Do Adopt Local Government; 010-000-000
- 05-04-14 S Recalled to Second Reading
 - S Senate Floor Amendment No. 1 Adopted; Harmon
 - S Placed on Calendar Order of 3rd Reading
 - S Third Reading Passed; 058-000-000

H Arrived in House

H Placed on Calendar Order of First Reading

- 05-04-15 H Chief House Sponsor Rep. Harry Osterman
 - H First Reading
 - H Referred to Rules Committee
- 05-04-20 H Assigned to Executive Committee
- 05-05-13 H Rule 19(a) / Re-referred to Rules Committee

SB-2050 HARMON. 70 ILCS 1505/1

from Ch. 105, par. 333.1

Amends the Chicago Park District Act. Makes a technical change in a Section creating the Chicago Park District.

- 05-02-25 S Filed with Secretary by Sen. Don Harmon
 - S First Reading
 - S Referred to Rules

- 05-03-02 S Assigned to Local Government 05-03-09 S Postponed Local Government 05-03-16 S Do Pass Local Government; 006-004-000 S Placed on Calendar Order of 2nd Reading March 17, 2005
- 05-04-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules

SB-2051 HARMON.

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

Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Makes a technical change in a Section concerning the short title.

- 05-02-25 S Filed with Secretary by Sen. Don Harmon
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Commerce & Economic Development
- 05-03-09 S Postponed Commerce & Economic Development
- 05-03-17 S Do Pass Commerce & Economic Development; 007-002-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules

SB-2052 HARMON.

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

Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Makes a technical change in a Section concerning the short title.

- 05-02-25 S Filed with Secretary by Sen. Don Harmon
 - S First Reading
 - S Referred to Rules
 - 05-03-02 S Assigned to Commerce & Economic Development
 - 05-03-09 S Postponed Commerce & Economic Development
 - 05-03-17 S Postponed Commerce & Economic Development
 - 05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-2053 HARMON.

35 ILCS 200/1-55

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

definition of "33 1/3%". SENATE FLOOR AMENDMENT NO. 1 Deletes reference to: 35 ILCS 200/1-55 Adds reference to: 35 ILCS 200/21-310 35 ILCS 200/21-315

Deletes everything after the enacting clause. Amends the Property Tax Code. In a Section concerning sales in error, deletes a provision that a county collector may not declare an administrative sale in error unless he or she discovers that a tax sale should not have occurred within one year after the date of sale if taxes were sold at an annual tax sale or within 180 days after the date of sale if taxes were sold at a scavenger tax sale. Provides that, if the owner of a certificate of purchase files an objection to the county collector's intention to declare an administrative sale in error and, thereafter, the county collector elects to apply to the circuit court for a sale in error, the court may not award interest to the owner of the certificate of purchase for the period after the mailing date of the county collector's notice of intention to declare an administrative sale in error.

HOUSE AMENDMENT NO. 1

Provides that a county collector has 5 years after the date of sale if taxes were sold at either an annual tax sale or a scavenger tax sale to discover that a tax sale should not have occurred and notify the owner of the certificate of purchase that the county collector intends to declare an administrative sale in error (the bill as engrossed deleted a provision that a county collector has only one year after the date of sale if taxes were sold at an annual tax sale or 180 days after the date of sale if taxes were sold at a scavenger tax sale to discover that a tax sale or sale should not have occurred and declare a sale in error).

HOUSE AMENDMENT NO. 2

Provides that a county collector has until the expiration of the period of redemption (instead of until 5 years after the date of sale) to discover that a tax sale should not have occurred and notify the owner of the certificate of purchase that the county collector intends to declare an administrative sale in error.

- 05-02-25 S Filed with Secretary by Sen. Don Harmon
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Revenue
- 05-03-10 S Do Pass Revenue; 006-003-000
 - S Placed on Calendar Order of 2nd Reading March 15, 2005
- 05-04-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
 - S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Don Harmon
 - S Senate Floor Amendment No. 1 Referred to Rules
- 05-04-12 S Senate Floor Amendment No. 1 Rules Refers to Revenue
 - S Senate Floor Amendment No. 1 Be Adopted Revenue; 010-000-000
- 05-04-14 S Recalled to Second Reading
 - S Senate Floor Amendment No. 1 Adopted; Harmon
 - S Placed on Calendar Order of 3rd Reading
 - S Third Reading Passed; 059-000-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
- 05-04-20 H Chief House Sponsor Rep. Calvin L. Giles
- 05-04-26 H First Reading
- H Referred to Rules Committee
- 05-04-27 H Assigned to Revenue Committee
- 05-05-13 H Rule 19(a) / Re-referred to Rules Committee
- 05-05-23 H Final Action Deadline Extended-9(b) May 31, 2005
 - H Assigned to Revenue Committee
 - H Motion to Suspend Rule 25 Prevailed
- 05-05-24 H House Amendment No. 1 Filed with Clerk by Revenue Committee
 - H House Amendment No. 1 Adopted in Revenue Committee; by Voice Vote H Do Pass as Amended / Short Debate Revenue Committee; 009-000-000
 - H Placed on Calendar 2nd Reading Short Debate

- H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-05-25 H House Amendment No. 2 Filed with Clerk by Rep. Calvin L. Giles
 - H House Amendment No. 2 Referred to Rules Committee
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - H Recalled to Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-05-26 H House Amendment No. 2 Recommends Be Adopted Rules Committee; 003-002-000
- 05-05-27 H Added Alternate Chief Co-Sponsor Rep. Barbara Flynn Currie
- 05-05-31 H House Amendment No. 2 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - H Third Reading Short Debate Passed 116-000-000
 - S Secretary's Desk Concurrence House Amendment(s) 01,02
 - S Placed on Calendar Order of Concurrence House Amendment(s) 01,02-May 31, 2005
 - S House Amendment No. 1 Motion to Concur Filed with Secretary Sen. Don Harmon
 - S House Amendment No. 1 Motion to Concur Referred to Rules
 - S House Amendment No. 2 Motion to Concur Filed with Secretary Sen. Don Harmon
 - S House Amendment No. 2 Motion to Concur Referred to Rules
 - S House Amendment No. 1 Motion to Concur Rules Referred to State Government
 - S House Amendment No. 2 Motion to Concur Rules Referred to State Government
 - S House Amendment No. 1 Motion To Concur Recommended Do Adopt State Government; 008-000-000
 - S House Amendment No. 2 Motion To Concur Recommended Do Adopt State Government; 008-000-000
 - S House Amendment No. 1 Senate Concurs 058-000-000
 - S House Amendment No. 2 Senate Concurs 058-000-000
 - S Passed Both Houses
- 05-06-29 S Sent to the Governor
- 05-08-22 S Governor Approved
 - S Effective Date January 1, 2006

SB-2054 HARMON.

70 ILCS 1205/6-4

from Ch. 105, par. 6-4

Amends the Park District Code. Provides that refunding bonds issued under the Park District Refunding Bond Act that refund or continue to refund bonds approved by referendum do not limit the right of a park district to issue non-referendum bonds in accordance with this Section.

- 05-02-25 S Filed with Secretary by Sen. Don Harmon
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Local Government
- 05-03-09 S Do Pass Local Government; 009-000-000
 - S Placed on Calendar Order of 2nd Reading March 10, 2005
- 05-04-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
- 05-04-14 S Third Reading Passed; 059-000-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
- 05-04-27 H Chief House Sponsor Rep. Kevin A. McCarthy
 - H First Reading
 - H Referred to Rules Committee
 - H Assigned to Executive Committee
- 05-05-05 H Re-assigned to Revenue Committee
- 05-05-12 H Do Pass / Short Debate Revenue Committee; 011-000-000

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H Placed on Calendar 2nd Reading - Short Debate

- 05-05-18 H Added Alternate Chief Co-Sponsor Rep. Richard T. Bradley
- H Added Alternate Chief Co-Sponsor Rep. Elaine Nekritz
- 05-05-20 H Final Action Deadline Extended-9(b) May 31, 2005
- 05-05-24 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-05-26 H Third Reading Short Debate Passed 090-026-000
- S Passed Both Houses
- 05-06-24 S Sent to the Governor
- 05-08-18 S Governor Approved
 - S Effective Date January 1, 2006

SB-2055 HARMON.

5 ILCS 140/5 from Ch. 116, par. 205

Amends the Freedom of Information Act. Makes a technical change in a Section concerning lists of available records.

05-02-25 S Filed with Secretary by Sen. Don Harmon

- S First Reading
- S Referred to Rules
- 05-03-02 S Assigned to Executive
- 05-03-10 S Postponed Executive
- 05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-2056 HARMON.

70 ILCS 1905/1 from Ch. 114, par. 361

Amends the Railroad Terminal Authority Act. Makes a technical change in a Section concerning the short title.

05-02-25 S Filed with Secretary by Sen. Don Harmon

- S First Reading
- S Referred to Rules
- 05-03-02 S Assigned to Transportation
- 05-03-16 S Do Pass Transportation; 006-004-000
- S Placed on Calendar Order of 2nd Reading March 17, 2005
- 05-04-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules

SB-2057 HARMON.

20 ILCS 605/605-10 was 20 ILCS 605/46.1 in part

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department's powers and duties.

- 05-02-25 S Filed with Secretary by Sen. Don Harmon
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Commerce & Economic Development
- 05-03-09 S Postponed Commerce & Economic Development
- 05-03-17 S Do Pass Commerce & Economic Development; 007-002-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-11 S Second Reading
- S Placed on Calendar Order of 3rd Reading April 12, 2005
- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules

SB-2058 WATSON-CRONIN.

New Act

30 ILCS 105/5.640 new

Creates the Illinois Dollars for Scholars Program Act and amends the State Finance Act. Establishes the Illinois Dollars for Scholars Program, to be administered by the Illinois Student Assistance Commission, to encourage local communities to develop scholarship programs that assist their residents in obtaining a higher education. Requires the Commission to award a chapter \$2,000 upon demonstration to the Commission that the chapter has raised \$2,000 for scholarships or the creation of an endowment for scholarships. Limits the total number of chapters that may operate under the Act at any one time to 28. Sets forth the maximum number of chapters that may operate at any one time within certain cities and counties of the State. Sets forth procedures to be implemented by the Commission as they relate to the maximum numbers of chapters authorized to operate. Creates the Illinois Dollars for Scholars Fund as a special fund in the State treasury. Repeals the Act on June 30, 2008. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-25 S Filed with Secretary by Sen. Frank C. Watson

S Chief Co-Sponsor Sen. Dan Cronin

- S First Reading
- S Referred to Rules

SB-2059 PANKAU-D. SULLIVAN.

620 ILCS 65/21

Amends the O'Hare Modernization Act. Provides that, for the 2005 taxable year and for each of the 4 taxable years thereafter, the City of Chicago must pay to each taxing district other than a school district or a community college district the total amount of the property tax liability of the acquired parcels for the taxing district for the 2002 taxable year, increased or decreased for each year by the lesser of 5% or the annual increase in the Consumer Price Index. Provides that funds payable by the City under this provision must be paid exclusively from non-tax revenues generated at airports owned by the City and may not exceed the amount of those funds that can be paid for that purpose under certain provisions of federal law. Effective immediately.

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

- 05-02-25 S Filed with Secretary by Sen. Carole Pankau
 - S Chief Co-Sponsor Sen. Dave Sullivan
 - S First Reading
 - S Referred to Rules

SB-2060 D. SULLIVAN-GEO-KARIS-PETERSON-J. JONES-WINKEL, ALTHOFF, BOMKE, BRADY, BURZYNSKI, CRONIN, DAHL, DILLARD, W. JONES, LAUZEN, LUECHTEFELD, PANKAU, PETKA, RADOGNO, RAUSCHENBERGER, RIGHTER, RISINGER, ROSKAM, RUTHERFORD, SIEBEN, SYVERSON, WATSON, WOJCIK, CROTTY, HUNTER AND COLLINS.

New Act

- 20 ILCS 405/405-272 new 65 ILCS 5/11-117-12.2 new
- 215 ILCS 5/224.05 new
- 220 ILCS 5/8-201.5 new
- 735 ILCS 5/9-107.10 new
- 815 ILCS 205/4
- 815 ILCS 205/4.05 new
- 815 ILCS 636/37 new

from Ch. 17, par. 6404

Provides that the bill may be referred to as the Illinois Patriot Plan. Creates the Military Personnel Cellular Phone Contract Termination Act; provides that any member of the armed services or reserve forces of the United States or member of the Illinois National Guard (a "service member") who is deployed on active duty, or the spouse of that service member, may terminate, without penalty, a cellular phone contract that meets specified requirements. Amends the Department of Central Management Services Law of the Civil Administrative Code of Illinois; provides that the Department may enter into a contract to purchase bulk long distance telephone services and make them available at cost, or may make bulk long distance telephone services available at cost under any existing contract the Department has entered into, to members of the immediate family of service members deployed on active duty so that those family members can communicate with the person so deployed. Amends the Illinois Insurance Code; provides that an individual life insurance policy insuring the life of a service member shall not lapse or be forfeited for the nonpayment of premiums during the service member's period of military service or during the 2-year period subsequent to the end of the service member's period of military service. Amends the Illinois Municipal Code and the Public Utilities Act; provides that no municipal or public utility company or electric cooperative shall stop gas or electricity from entering the residential premises of any residential consumer who is a service member deployed on active duty for nonpayment for gas or electricity supplied to the residential premises. Amends the Code of Civil Procedure; provides that in an action for possession of residential premises of a tenant or mobile home park resident who is a service member deployed on active duty or of any member of the tenant's or resident's immediate family, the court may stay the proceedings for a period of 90 days or adjust the rental obligation to preserve the parties' interests. Amends the Interest Act; provides that no creditor in connection with an obligation entered into on or after the effective date of this amendatory Act shall charge or collect from a service member who is deployed on active duty, or the spouse of that service member, interest or finance charges exceeding 6% per annum during the period that the member is deployed on active duty. Amends the Motor Vehicle Leasing Act; provides that any service member who is deployed on active duty for a period of not less than 180 days, or the spouse of that service member, may terminate any motor vehicle lease that meets certain specified requirements. Effective immediately.

SENATE FLOOR AMENDMENT NO. 2

Replaces everything after the enacting clause with provisions substantially similar to those of Senate Bill 2060, but with changes that include the following: (1) provides that in order to be eligible for the various protections included in the bill, a service member must provide a copy of the military or gubernatorial orders calling the service member to active duty or further extending the service member's period of active duty; (2) in the provisions amending the Illinois Municipal Code and the Public Utilities Act, prohibits a municipality, utility company, or electric cooperative from stopping gas or electricity from entering the residential premises of which a service member was a primary occupant immediately before the service member was deployed on active duty (instead of the residential premises of any residential consumer who is a service member deployed on active duty); and (3) limits the applicability of the provisions amending the Interest Act to obligations entered into on or after the effective date of this amendatory Act but prior to the service member's deployment on active duty (instead of only obligations entered into on or after the effective date of this amendatory Act but prior to the service member's deployment on active duty (instead of only obligations entered into on or after the effective fact of the service member's deployed of the service date of this amendatory Act). Effective

HOUSE AMENDMENT NO. 1

In provisions amending the Code of Civil Procedure with respect to an action for possession, deletes a provision that the amendatory changes do not apply to landlords or mobile home park operators operating less than 4 residential premises. In provisions amending the Interest Act, (1) adds a reference to the amendatory provisions concerning limitations on interest rates in the case of military personnel and (2) makes the limitation on interest rates for military personnel subject to the federal Servicemembers Civil Relief Act.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-25 S Filed with Secretary by Sen. Dave Sullivan
 - S Chief Co-Sponsor Sen. Adeline Jay Geo-Karis
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Environment & Energy
- 05-03-03 S Added as Co-Sponsor Sen. Todd Sieben
- 05-03-08 S Added as Co-Sponsor Sen. Pamela J. Althoff
 - S Added as Chief Co-Sponsor Sen. William E. Peterson
 - S Added as Chief Co-Sponsor Sen. John O. Jones
 - S Added as Chief Co-Sponsor Sen. Richard J. Winkel, Jr.
 - S Added as Co-Sponsor Sen. Larry K. Bomke
 - S Added as Co-Sponsor Sen. Bill Brady
 - S Added as Co-Sponsor Sen. J. Bradley Burzynski
 - S Added as Co-Sponsor Sen. Dan Cronin
 - S Added as Co-Sponsor Sen. Gary G. Dahl

	S Added as Co-Sponsor Sen. Kirk W. Dillard
	S Added as Co-Sponsor Sen. Wendell E. Jones
	S Added as Co-Sponsor Sen. Chris Lauzen
	S Added as Co-Sponsor Sen. David Luechtefeld
	S Added as Co-Sponsor Sen. Carole Pankau
	S Added as Co-Sponsor Sen. Edward Petka
	S Added as Co-Sponsor Sen. Christine Radogno
	S Added as Co-Sponsor Sen. Steven J. Rauschenberger
	S Added as Co-Sponsor Sen. Dale A. Righter
	S Added as Co-Sponsor Sen. Dale E. Risinger
	S Added as Co-Sponsor Sen. Peter J. Roskam
	S Added as Co-Sponsor Sen. Dan Rutherford
	S Added as Co-Sponsor Sen. Dave Syverson
	S Added as Co-Sponsor Sen. Frank C. Watson
05 00 10	S Added as Co-Sponsor Sen. Kathleen L. Wojcik
05-03-10	S Do Pass Environment & Energy; 010-000-000
	S Placed on Calendar Order of 2nd Reading March 15, 2005
05-03-15	S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Dave
	Sullivan
05.04.00	S Senate Floor Amendment No. 1 Referred to Rules
	S Senate Floor Amendment No. 1 Rules Refers to Environment & Energy
	S Senate Floor Amendment No. 1 Postponed - Environment & Energy
03-04-11	S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Dave Sullivan
	Sumvan S Senate Floor Amendment No. 2 Referred to Rules
	S Senate Floor Amendment No. 2 Rules Refers to Environment & Energy
05-04-12	S Senate Floor Amendment No. 2 Rules Refers to Environment & Energy S Senate Floor Amendment No. 1 Postponed - Environment & Energy
00-04-11	S Senate Floor Amendment No. 2 Recommend Do Adopt Environment &
	Energy; 012-000-000
05-04-13	
05 01 15	S Senate Floor Amendment No. 2 Adopted; D. Sullivan
	S Placed on Calendar Order of 3rd Reading April 14, 2005
05-04-14	
	S Third Reading - Passed; 059-000-000
	S Senate Floor Amendment No. 1 Tabled Pursuant to Rule 5-4(a)
	H Arrived in House
	H Placed on Calendar Order of First Reading
	H Chief House Sponsor Rep. Linda Chapa LaVia
	H First Reading
	H Referred to Rules Committee
	H Assigned to Veterans Affairs Committee
	H Added Alternate Chief Co-Sponsor Rep. Daniel V. Beiser
05-05-03	H Added Alternate Chief Co-Sponsor Rep. Lisa M. Dugan
	H Added Alternate Co-Sponsor Rep. Charles E. Jefferson
	H Added Alternate Co-Sponsor Rep. Michelle Chavez
	H Added Alternate Co-Sponsor Rep. Maria Antonia Berrios
05-05-05	H House Amendment No. 1 Filed with Clerk by Veterans Affairs Committee
	H House Amendment No. 1 Adopted in Veterans Affairs Committee; by
	Voice Vote
	H Do Pass as Amended / Short Debate Veterans Affairs Committee; 011-
	000-000 U Blood on Colordar 2nd Booding Short Debate
	H Placed on Calendar 2nd Reading - Short Debate
	H Added Alternate Co-Sponsor Rep. Edward J. Acevedo H Added Alternate Co-Sponsor Rep. Jack D. Franks
	H Added Alternate Co-Sponsor Rep. Jack D. Franks
05-05-11	H Second Reading - Short Debate
05 05-11	H Placed on Calendar Order of 3rd Reading - Short Debate
	H Added Alternate Co-Sponsor Rep. William Delgado
	H Added Alternate Co-Sponsor Rep. Cynthia Soto
05-05-12	H Added Alternate Co-Sponsor Rep. Careen M Gordon
	H Added Alternate Co-Sponsor Rep. Naomi D. Jakobsson

- 05-05-18 H Third Reading Short Debate Passed 115-000-000
 - H Added Alternate Chief Co-Sponsor Rep. Naomi D. Jakobsson
 - H Alternate Co-Sponsor Removed Rep. Naomi D. Jakobsson
- 05-05-19 S Secretary's Desk Concurrence House Amendment(s) 01 S Placed on Calendar Order of Concurrence House Amendment(s) 01-May 20, 2005
- 05-05-24 S House Amendment No. 1 Motion to Concur Filed with Secretary Sen. Dave Sullivan
 - S House Amendment No. 1 Motion to Concur Referred to Rules
- 05-05-25 S House Amendment No. 1 Motion to Concur Rules Referred to Environment & Energy
 - S House Amendment No. 1 Motion To Concur Recommended Do Adopt Environment & Energy; 009-000-000
- 05-05-27 S Added as Co-Sponsor Sen. Mattie Hunter
 - S House Amendment No. 1 Senate Concurs 059-000-000
 - S Added as Co-Sponsor Sen. Jacqueline Y. Collins
 - S Passed Both Houses
- 05-06-24 S Sent to the Governor
- 05-08-22 S Governor Approved
 - S Effective Date August 22, 2005
 - S Public Act 94-0635

SB-2061 WATSON. 605 ILCS 5/3-105

from Ch. 121, par. 3-105

Amends the Illinois Highway Code. Provides that, subject to specified exceptions, all money received by the State from the federal government for reimbursement for expenses incurred by the State for construction, reconstruction, or improvement of highways under the jurisdiction of the Department of Transportation (rather than for aid in construction of highways) shall be placed in the State Construction Account Fund (rather than the Road Fund). Effective July 1, 2005.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-25 S Filed with Secretary by Sen. Frank C. Watson

- S First Reading
- S Referred to Rules

SB-2062 RIGHTER-VIVERITO.

320 ILCS 42/35

Amends the Older Adult Services Act. Provides that the Director of Aging, in collaboration with the Directors of Public Health and Public Aid, may appoint additional citizen members to the Older Adult Services Advisory Committee. Provides that each such additional member must be either an individual age 60 or older or an uncompensated caregiver for a family member or friend who is age 60 or older. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-25 S Filed with Secretary by Sen. Dale A. Righter
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Health & Human Services
- 05-03-08 S Added as Chief Co-Sponsor Sen. Louis S. Viverito
- 05-03-17 S Do Pass Health & Human Services; 008-000-000
- S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-11 S Second Reading
- S Placed on Calendar Order of 3rd Reading April 12, 2005
- 05-04-14 S Third Reading Passed; 058-000-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Joseph M. Lyons
 - H First Reading
 - H Referred to Rules Committee
- 05-04-15 H Added Alternate Chief Co-Sponsor Rep. Roger L. Eddy
- 05-04-20 H Assigned to Aging Committee
- 05-04-26 H Added Alternate Chief Co-Sponsor Rep. David Reis

05-04-28	H Do Pass / Short Debate Aging Committee; 018-000-000
	H Placed on Calendar 2nd Reading - Short Debate
	H Added Alternate Chief Co-Sponsor Rep. Jack D. Franks
	H Added Alternate Chief Co-Sponsor Rep. Kevin Joyce
	H Added Alternate Co-Sponsor Rep. Jerry L. Mitchell
	H Added Alternate Co-Sponsor Rep. Jack McGuire
	H Added Alternate Co-Sponsor Rep. John D'Amico
	H Added Alternate Co-Sponsor Rep. Dan Reitz
	H Added Alternate Co-Sponsor Rep. JoAnn D. Osmond
	H Added Alternate Co-Sponsor Rep. Patricia R. Bellock
	H Added Alternate Co-Sponsor Rep. Daniel V. Beiser
	H Added Alternate Co-Sponsor Rep. Brandon W. Phelps
	H Added Alternate Co-Sponsor Rep. Patrick J Verschoore
05-05-03	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
	H Added Alternate Co-Sponsor Rep. Kathleen A. Ryg
	H Added Alternate Co-Sponsor Rep. Annazette Collins
05-05-10	H Third Reading - Short Debate - Passed 113-000-000
	S Passed Both Houses
05-05-11	H Added Alternate Co-Sponsor Rep. Linda Chapa LaVia
05-05-17	H Added Alternate Co-Sponsor Rep. Lisa M. Dugan
05-06-08	S Sent to the Governor
05-06-14	S Governor Approved

S Effective Date June 14, 2005

SB-2063 DILLARD.

230 ILCS 10/5

from Ch. 120, par. 2405

Amends the Riverboat Gambling Act. Provides that the Gaming Board shall be increased from 5 to 7 members. Provides that one of the new members shall be a recovering compulsive gambler or a person with specialized knowledge in the field of pathological gambling. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-25 S Filed with Secretary by Sen. Kirk W. Dillard
 - S First Reading
 - S Referred to Rules

SB-2064 GARRETT-TROTTER AND COLLINS.

225 ILCS 65/5-1

Amends the Nursing and Advanced Practice Nursing Act. Makes a technical change in a Section concerning the short title.

SENATE COMMITTEE AMENDMENT NO. 1

Deletes reference to:

225 ILCS 65/5-1

Adds reference to:

225 ILCS 65/10-30

Deletes everything after the enacting clause. Amends the Nursing and Advanced Practice Nursing Act. Provides that applicants for registered nurse licensure pursuant to certain provisions of the Act who are graduates of nursing educational programs in a country other than the United States or its territories and applicants licensed in another state or territory who are applying for licensure and who have received their education in a country other than the United States or its territories shall have their nursing education credentials evaluated by a nursing credentialing evaluation service approved by the Department of Financial and Professional Regulation. Provides that no such applicant may be issued a license unless the applicant's program is deemed by the nursing credentialing evaluation service to be equivalent to a professional nursing education program approved by the Department. Provides that an applicant who has graduated from a nursing educational program outside of the United States or its territories and whose first language is not English shall submit certification of passage of the Test of English as a Foreign Language (TOEFL) and that the Department may waive the requirement that the applicant pass the TOEFL examination if the applicant submits verification of the successful completion of a nursing education program conducted in English or, in the

case of applicants licensed in another state or territory who have received their education in a country other than the United States or its territories, the successful passage of an approved licensing examination given in English (now, provides that applicants for registered nurse licensure pursuant to certain provisions of the Act who are graduates of nursing educational programs in a country other than the United States or its territories must submit to the Department certification of successful completion of the Commission of Graduates of Foreign Nursing Schools (CGFNS) examination and that an applicant who is unable to provide appropriate documentation to satisfy CGFNS of her or his educational qualifications for the CGFNS examination shall be required to pass an examination to test competency in the English language, which shall be prescribed by the Department, if the applicant is determined by the Board of Nursing to be educationally prepared in nursing and provides that an applicant licensed in another state or territory who is applying for licensure and has received her or his education in a country other than the United States or its territories shall be exempt from the completion of the CGFNS examination if the applicant meets certain requirements). Effective immediately.

SENATE FLOOR AMENDMENT NO. 2

In the provisions concerning applicants for certain registered nurse licensure who are graduates of nursing educational programs in a country other than the United States or its territories and applicants who are licensed in another state or territory who have received their education in a country other than the United States or its territories, provides that the Department may, upon recommendation from the nursing evaluation service, waive the requirement that an applicant pass the TOEFL examination if the applicant submits verification of the successful completion of a nursing education program conducted in English or the successful passage of an approved licensing examination in English, if applicable (now, no recommendation from the nursing evaluation service is required).

- 05-02-25 S Filed with Secretary by Sen. Susan Garrett
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Licensed Activities
- 05-03-10 S Held in Licensed Activities
- 35-03-15 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Susan Garrett
 - S Senate Committee Amendment No. 1 Referred to Rules
 - S Senate Committee Amendment No. 1 Rules Refers to Licensed Activities
- 05-03-16 S Added as Chief Co-Sponsor Sen. Donne E. Trotter
- S Senate Committee Amendment No. 1 Adopted
- 05-03-17 S Do Pass as Amended Licensed Activities; 008-000-000
- S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-06 S Second Reading
- S Placed on Calendar Order of 3rd Reading April 7, 2005
- 05-04-07 S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Susan Garrett
- S Senate Floor Amendment No. 2 Referred to Rules
- 05-04-11 S Senate Floor Amendment No. 2 Rules Refers to Licensed Activities
- 05-04-12 S Senate Floor Amendment No. 2 Recommend Do Adopt Licensed Activities; 006-000-000
- 05-04-14 S Recalled to Second Reading
 - S Senate Floor Amendment No. 2 Adopted; Garrett
 - S Placed on Calendar Order of 3rd Reading
 - S Third Reading Passed; 059-000-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Susana A Mendoza
 - H First Reading
 - H Referred to Rules Committee
- 05-04-20 H Assigned to Registration and Regulation Committee
- 05-04-27 H Do Pass / Short Debate Registration and Regulation Committee; 016-000-000
- 05-04-28 H Placed on Calendar 2nd Reading Short Debate
- 05-05-03 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-05-20 H Final Action Deadline Extended-9(b) May 31, 2005

05-05-24 H Third Reading - Short Debate - Passed 095-014-003

- S Added as Co-Sponsor Sen. Jacqueline Y. Collins
- S Passed Both Houses
- 05-06-22 S Sent to the Governor
- 05-07-28 S Governor Approved
 - S Effective Date July 28, 2005
 - S Public Act 94-0352

SB-2065 LAUZEN. 35 ILCS 5/101

820 ILCS 405/1300

from Ch. 120, par. 1-101

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

- 05-02-25 S Filed with Secretary by Sen. Chris Lauzen
 - S First Reading
 - S Referred to Rules

SB-2066 BOMKE AND SYVERSON.

from Ch. 48, par. 540

Amends the Unemployment Insurance Act. Deletes provisions that an individual may voluntarily elect to have income tax deducted and withheld from his or her unemployment insurance benefit payments only if the Director of the Department of Employment Security promulgates rules concerning the withholding. Effective immediately,

SENATE COMMITTEE AMENDMENT NO. 1

Deletes the immediate effective date provision.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-25 S Filed with Secretary by Sen. Larry K. Bomke
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Labor
- 05-03-03 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Larry K. Bomke
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-03-08 S Senate Committee Amendment No. 1 Rules Refers to Labor
- 05-03-09 S Senate Committee Amendment No. 1 Adopted
- 05-03-10 S Do Pass as Amended Labor; 008-000-000
- S Placed on Calendar Order of 2nd Reading March 15, 2005
- 05-04-06 S Added as Co-Sponsor Sen. Dave Syverson S Second Reading
- S Placed on Calendar Order of 3rd Reading April 7, 2005
- 05-04-11 S Third Reading Passed; 053-000-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
- 05-04-12 H Chief House Sponsor Rep. Rich Brauer
 - H First Reading
 - H Referred to Rules Committee
- 05-04-20 H Assigned to Labor Committee
- 05-05-04 H Do Pass / Short Debate Labor Committee; 019-000-000
- 05-05-05 H Placed on Calendar 2nd Reading Short Debate
- 05-05-11 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-05-18 H Third Reading Short Debate Passed 115-000-000
- S Passed Both Houses
- 05-06-16 S Sent to the Governor
- 05-07-14 S Governor Approved
 - S Effective Date January 1, 2006

SB-2067 PANKAU.

35 ILCS 5/216 new

Amends the Illinois Income Tax Act. Allows a credit against income tax for individual taxpayers who are 62 years of age or older in an amount equal to the aggregate amount that the taxpayer pays during the taxable year to qualify for Medicare Part D benefits under Title XVIII of the federal Social Security Act. Provides that the credit may not be carried forward or back and may not reduce the taxpayer's liability to less than zero. Exempts the credit from the sunset provisions. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-25 S Filed with Secretary by Sen. Carole Pankau
 - S First Reading
 - S Referred to Rules

SB-2068 HARMON.

225 ILCS 10/2

from Ch. 23, par. 2212

Amends the Child Care Act of 1969. Makes a technical change in a Section concerning definitions.

05-02-25 S Filed with Secretary by Sen. Don Harmon

- S First Reading
- S Referred to Rules

05-03-02 S Assigned to Health & Human Services

05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-2069 HARMON-DELEO-CLAYBORNE-MUNOZ-ROSKAM, HAINE, RAUSCHENBERGER, LINK AND SANDOVAL.

New Act

205	ILCS	670/21	from	Ch.	17,	par.	5427
720	ILCS	5/17-1a	from	Ch.	38,	par.	17-1a

Creates the Short-term Loan Act to regulate lenders offering short-term loans (defined as deferred presentment loans and title-secured loans). Requires such a lender to notify the borrower that the borrower is entitled to contact the Division of Financial Institutions of the Department of Financial and Professional Regulation concerning debt management services and improprieties concerning the loan. Sets forth standards and requirements concerning the dispersal of loan proceeds, the written loan agreement, cancellation of future payment obligations, electronic funds transfer, and posting of charges. Prohibits a lender from engaging in other types of business if it does so for the purpose of violating the Act and prohibits the lender from engaging in any unfair or deceptive acts, practices, or advertising. Authorizes the borrower to recover undisclosed or excessive charges. Preempts all administrative rules of the Department of Financial and Professional Regulation concerning short-term loans. Establishes specific standards and requirements for both deferred presentment loans and title-secured loans. Amends the Consumer Installment Loan Act. Provides that the provisions of that Act do not apply to shortterm loans. Amends the Criminal Code of 1961. In provisions concerning civil liability for deceptive practices, provides that a lender is not entitled to collect damages of treble on an amount owing from a short-term loan. Effective immediately.

SENATE COMMITTEE AMENDMENT NO. 1

Deletes reference to:

205 ILCS 670/21

720 ILCS 5/17-1a

Deletes everything after the enacting clause. Creates the Short-term Loan Act. Contains only a short title.

05-02-25 S Filed with Secretary by Sen. Don Harmon

S Chief Co-Sponsor Sen. James A. DeLeo

S Chief Co-Sponsor Sen. James F. Clayborne, Jr.

S Chief Co-Sponsor Sen. Antonio Munoz

S Chief Co-Sponsor Sen. Peter J. Roskam

S Co-Sponsor Sen. William R. Haine

S Co-Sponsor Sen. Steven J. Rauschenberger

S Co-Sponsor Sen. Terry Link

S Co-Sponsor Sen. Martin A. Sandoval

S Co-Sponsor Sen. Mattie Hunter

S First Reading

S Referred to Rules

05-03-02 S Assigned to Financial Institutions

05-03-07 S Sponsor Removed Sen. Mattie Hunter

05-03-08 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Don

Harmon

- S Senate Committee Amendment No. 1 Referred to Rules
- 05-03-09 S Senate Committee Amendment No. 1 Rules Refers to Financial Institutions
- 05-03-10 S Postponed Financial Institutions
- 05-03-17 S Senate Committee Amendment No. 1 Adopted
 - S Do Pass as Amended Financial Institutions; 008-000-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules

SB-2070 DEL VALLE.

Appropriates \$3,000,000, or so much of that amount as may be necessary, from the General Revenue Fund to the Department of Public Aid for dental reimbursement purposes. Effective July 1, 2005.

- 05-02-25 S Filed with Secretary by Sen. Miguel del Valle
 - S First Reading
 - S Referred to Rules

- 05-03-02 S Assigned to Appropriations I 05-03-09 S Postponed Appropriations I 05-03-16 S Postponed Appropriations I
- 05-03-17 S Committee/3rd Reading Deadline Extended-Rule 2-10 The following deadlines are not applicable (March 17, 2005 Senate Bills Out of Committee & April 15, 2005 Senate Bills Third Reading)
- 05-04-07 S Postponed Appropriations I
- 05-04-20 S Postponed Appropriations I
- 05-04-25 S Postponed Appropriations I
- 05-05-04 S Postponed Appropriations I
- 05-05-11 S Postponed Appropriations I
- 05-07-01 S Pursuant to Senate Rule 3-9(b) / Referred to Rules

SB-2071 HARMON.

30 ILCS 500/20-60

Amends the Illinois Procurement Code. Provides that a contract for bond insurance relating to housing may be entered into for any period of time less than or equal to the maximum period of time that the subject bonds may remain outstanding. Effective immediately,

SENATE FLOOR AMENDMENT NO. I

Deletes everything. Reinserts the provisions of the bill but provides that a contract for mortgage insurance relating to housing may be entered into for any period of time less than or equal to the maximum period of time that the subject mortgage may remain outstanding. Effective immediately.

- 05-02-25 S Filed with Secretary by Sen. Don Harmon
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Housing & Community Affairs
- 05-03-09 S Do Pass Housing & Community Affairs; 010-000-000
 - S Placed on Calendar Order of 2nd Reading March 10, 2005
- 05-04-11 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Don Harmon
 - S Senate Floor Amendment No. 1 Referred to Rules
 - S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
 - S Senate Floor Amendment No. 1 Rules Refers to Housing & Community Affairs
- 05-04-12 S Senate Floor Amendment No. 1 Be Adopted Housing & Community Affairs: 009-000-000
- 05-04-14 S Recalled to Second Reading
 - S Senate Floor Amendment No. 1 Adopted; Harmon

- S Placed on Calendar Order of 3rd Reading
- S Third Reading Passed; 058-000-000
- H Arrived in House
- H Placed on Calendar Order of First Reading
- 05-04-28 H Chief House Sponsor Rep. David E. Miller
 - H First Reading
 - H Referred to Rules Committee
- 05-05-03 H Assigned to Executive Committee
- 05-05-13 H Rule 19(a) / Re-referred to Rules Committee

SB-2072 HARMON.

815 ILCS 645/1

from Ch. 29, par. 51

Amends the Physical Fitness Services Act. Makes a technical change in a Section concerning the short title.

SENATE FLOOR AMENDMENT NO. 1

Deletes reference to:					
815 ILCS 645/1	from	Ch.	29,	par.	51
Adds reference to:					
815 ILCS 645/2	from	Ch.	29,	par.	52
815 ILCS 645/8	from	Ch.	29,	par.	58
815 ILCS 645/9	from	Ch.	29,	par.	59

Deletes everything after the enacting clause. Further amends the Physical Fitness Services Act. Provides that the provision prohibiting a contract for physical fitness services from requiring payment of a total amount in excess of \$2500 per year does not apply to any contract for family or couple memberships or group memberships, where the purchaser is a corporation or other business entity or any social, fraternal or charitable organization not created for the purpose of encouraging this contractual arrangement. Provides that no contract for family or couple memberships for basic physical fitness services shall require payment in excess of \$2000 per year per person for the first 2 people covered under the membership and \$1000 per year per person for each additional person covered under the membership. Defines "basic physical fitness services", "optional physical services", "personal training services", and "nonphysical fitness services"

HOUSE AMENDMENT NO. 1

Deletes reference to:

815 ILCS 645/2

Deletes everything after the enacting clause. Amends the Physical Fitness Services Act. Provides that, if and only if the provisions of House Bill 2525 of the 94th General Assembly changing specified provisions of the Physical Fitness Services Act become law, the Physical Fitness Services Act is amended by: changing the term "optional physical services" to "optional physical fitness services"; and providing that certain contract prohibitions apply to contracts for "basic physical fitness services" rather than "physical fitness services". 05-02-25 S Filed with Secretary by Sen. Don Harmon

- - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Commerce & Economic Development
- 05-03-09 S Postponed Commerce & Economic Development
- 05-03-17 S Do Pass Commerce & Economic Development; 007-002-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
 - S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Don Harmon
 - S Senate Floor Amendment No. 1 Referred to Rules
- 05-04-12 S Senate Floor Amendment No. 1 Rules Refers to Commerce & Economic Development
- 05-04-13 S Senate Floor Amendment No. 1 Recommend Do Adopt Commerce & Economic Development; 008-000-000
- 05-04-14 S Recalled to Second Reading
 - S Senate Floor Amendment No. 1 Adopted; Harmon
 - S Placed on Calendar Order of 3rd Reading
 - S Third Reading Passed; 058-001-000
 - H Arrived in House

- H Placed on Calendar Order of First Reading
- H Chief House Sponsor Rep. Angelo Saviano
- H First Reading
- H Referred to Rules Committee
- 05-04-20 H Assigned to Executive Committee
- 05-05-13 H Rule 19(a) / Re-referred to Rules Committee
- 05-05-28 H Final Action Deadline Extended-9(b) May 31, 2005
 - H Assigned to Registration and Regulation Committee
 - H Motion to Suspend Rule 25 Prevailed
 - H House Amendment No. 1 Filed with Clerk by Registration and Regulation Committee
 - H House Amendment No. 1 Adopted in Registration and Regulation Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Registration and Regulation Committee; 024-000-000
 - H Placed on Calendar 2nd Reading Short Debate
- 05-05-29 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-05-31 H Placed on Calendar Order of 3rd Reading Short Debate
 - H Third Reading Short Debate Passed 069-045-002
 - S Secretary's Desk Concurrence House Amendment(s) 01
 - S Placed on Calendar Order of Concurrence House Amendment(s) 01-May 31, 2005
 - S House Amendment No. 1 Motion to Concur Filed with Secretary Sen. Don Harmon
 - S House Amendment No. 1 Motion to Concur Referred to Rules
 - S House Amendment No. 1 Motion to Concur Rules Referred to State Government
 - S House Amendment No. 1 Motion To Concur Recommended Do Adopt State Government; 008-000-000
 - S House Amendment No. 1 Senate Concurs 055-000-000
 - S Passed Both Houses
- 05-06-29 S Sent to the Governor
- 05-08-22 S Governor Approved
 - S Effective Date January 1, 2006

SB-2073 HARMON.

5	ILCS	100/1-5	from	Ch.	127,	par.	1001-5
5	ILCS	100/1-13 new					
5	ILCS	100/1-15	from	Ch.	127,	par.	1001-15
5	ILCS	100/1-30	from	Ch.	127,	par.	1001-30
5	ILCS	100/10-3 new				-	
5	ILCS	100/10-5	from	Ch.	127,	par.	1010-5
5	ILCS	100/10-15	from	Ch.	127.	par.	1010-15
5	ILCS	100/10-20		Ch.	127.	par.	1010-20
		100/10-25					1010-25
5	ILCS	100/10-45	from				1010-45
5	ILCS	100/10-45 100/10-50	from			•	1010-50
5	ILCS	100/10-60					1010-60
5	ILCS	100/10-65					1010-65
		100/Art. 12 heading			,	1	
		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					
		100/12-35 new					
		100/12-40 new					
20	ILCS	415/4c	from	Ch.	127,	par.	63b104c

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, except for the Illinois Public Labor Relations Board, the Illinois Educational Labor Relations Board, the Illinois Commerce Commission, the Illinois Workers' Compensation Commission, the Civil Service Commission, the Pollution Control Board, the Illinois State Police Merit Board, the Property Tax Appeal Board, the Human Rights Commission, and the State Board of Elections. 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 employees of the Office from the provisions of the Code. Effective immediately.

SENATE COMMITTEE AMENDMENT NO. 1

		NO. 1
	reference to:	
	S 100/1-5	from Ch. 127, par. 1001-5
5 ILC	S 100/1-3 new	-
	S 100/1-15	from Ch. 127 par. 1001-15
	S 100/1-30	from Ch. 127, par. 1001-30
	S 100/10-3 new	nom en. 127, par. 1001-50
		6 61 107 1010 6
	S 100/10-5	from Ch. 127, par. 1010-5
	S 100/10-15	from Ch. 127, par. 1010-15
	S 100/10-20	from Ch. 127, par. 1010-20
5 ILC	S 100/10-15	from Ch. 127. par. 1010-25
5 ILC	S 100/10-45	from Ch. 127, par. 1010-45
5 ILC	S 100/10-50	from Ch. 127, par. 1010-50
	S 100/10-60	from Ch. 127, par. 1010-60
	S 100/10-65	from Ch. 127, par. 1010-65
		notit Cit. 127, pat. 1010-05
	S 100/Art. 12 heading new	
	S 100/12-5 new	
	S 100/12-10 new	
5 ILC	S 100/12-15 new	
5 ILC	S 100/12-20 new	
5 ILC	S 100/12-20 new	
5 ILC	S 100/12-25 new	
	S 100/12-30 new	
	S 100/12-35 new	
	S 100/12-33 new	
	S 415/4c	from Ch. 127, par. 63b104c
-	erence to:	
5 ILC	S 100/1-1	from Ch. 127, par. 1001-1
Deletes every	thing after the enacting cl	lause. Amends the Illinois Administrative Procedure
Act. Makes a tec	chnical change in a Section	concerning the short title.
NOTE(S) TH	AT MAY APPLY: Fiscal	5
	S Filed with Secretary by	Sen Don Harmon
00 02 25	S First Reading	Sen. Don Marmon
05 02 02	S Referred to Rules	
	S Assigned to Executive	
	S Postponed - Executive	
05-03-14	S Senate Committee Ame	endment No. 1 Filed with Secretary by Sen. Don
	Harmon	
	S Senate Committee Amer	ndment No. 1 Referred to Rules
05-03-15		ndment No. 1 Rules Refers to Executive
05-03-16	S Senate Committee Amer	ndment No. 1 Adopted
	S Do Pass as Amended E	
05-05-17		
AF 04 11		ler of 2nd Reading April 6, 2005
05-04-11	S Second Reading	
	S Placed on Calendar Ord	ler of 3rd Reading April 12, 2005
05-05-10		uis S. Viverito; , Cullerton, Hendon, Petka and
		-refer, pursuant to Senate Rule 3-7. Re-referred to
	the Senate Rules Comm	nittee.

- S Motion Prevailed
- S Re-referred to Rules

SB-2074 HUNTER.

New Act

Creates the Death Penalty Abolition Act. Contains only a short title provision.

- 05-02-25 S Filed with Secretary by Sen. Mattie Hunter
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Judiciary
- 05-03-03 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Mattie Hunter
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-03-08 S Senate Committee Amendment No. 1 Rules Refers to Judiciary
- 05-03-09 S Postponed Judiciary 05-03-16 S Postponed Judiciary
- 05-03-17 S Do Pass Judiciary; 010-000-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-03-18 S Senate Committee Amendment No. 1 Rule 3-9(a) / Re-referred to Rules
- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules

SB-2075 HARMON-RIGHTER.

820 ILCS 115/5

from Ch. 48, par. 39m-5

Amends the Illinois Wage Payment and Collection Act. Provides that the Act does not prohibit an employer from maintaining compensation plans, incentive plans, or agreements providing that a portion of the compensation or incentives for employees whose total compensation exceeds \$100,000 per year may be payable after separation of employment and may be subject to nonpayment under specified terms and conditions. Effective immediately.

SENATE FLOOR AMENDMENT NO. 1

Deletes everything after the enacting clause. Amends the Illinois Wage Payment and Collection Act. Provides that notwithstanding anything in the Act, an employer may maintain and enforce written incentive or deferred compensation plans which provide that the incentive or deferred compensation for employees whose total compensation exceeds \$100,000 per year may be payable after separation of employment and may be subject to nonpayment under any specified terms and conditions. Provides that wages and final compensation, other than incentive or deferred compensation, that an employee has already earned during his or her employment shall not be restricted, forfeited, or otherwise adversely affected by any written incentive or deferred compensation plan and shall be payable in accordance with the Act. Provides that an employee who is a party to a written incentive plan or deferred compensation plan shall not be precluded from filing a wage claim application with the Department. Effective immediately.

- 05-02-25 S Filed with Secretary by Sen. Don Harmon
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Labor
- 05-03-09 S Added as Chief Co-Sponsor Sen. Dale A. Righter
- 05-03-10 S Do Pass Labor; 008-000-000
 - S Placed on Calendar Order of 2nd Reading March 15, 2005
- 05-04-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
 - S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Don Harmon
 - S Senate Floor Amendment No. 1 Referred to Rules
- 05-04-12 S Senate Floor Amendment No. 1 Rules Refers to Labor
 - S Senate Floor Amendment No. I Recommend Do Adopt Labor; 008-000-000
- 05-04-14 S Recalled to Second Reading
 - S Senate Floor Amendment No. 1 Adopted; Harmon
 - S Placed on Calendar Order of 3rd Reading

- S Third Reading Passed; 059-000-000
- H Arrived in House
- H Placed on Calendar Order of First Reading
- H Chief House Sponsor Rep. Jay C. Hoffman
 - H First Reading
- H Referred to Rules Committee
- 05-04-20 H Assigned to Executive Committee
- 05-05-13 H Rule 19(a) / Re-referred to Rules Committee

SB-2076 HARMON.

New Act

Creates the Elimination of Phosphorus in Detergents Act. Provides that on and after January 1, 2007, no person may use, sell, manufacture, or distribute for sale any cleaning agent containing more than 0% phosphorus by weight, expressed as elemental phosphorus, in Illinois, except as provided under this Act. Sets forth certain exceptions. Provides that the Pollution Control Board may authorize the use of certain cleaning agents containing phosphorus under certain conditions and shall promulgate rules for the administration and enforcement of this Act. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-25 S Filed with Secretary by Sen. Don Harmon
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Environment & Energy
- 05-03-10 S Postponed Environment & Energy
- 05-03-16 S To Subcommittee
- 05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-2077 HARMON.

20 ILCS 1315/35

Amends the Illinois Youthbuild Act. Makes a technical change in a Section concerning entities eligible for funds.

- 05-02-25 S Filed with Secretary by Sen. Don Harmon
 - S First Reading
 - S Referred to Rules
 - 05-03-02 S Assigned to State Government
 - 05-03-17 S Do Pass State Government; 005-004-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
 - 05-04-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
 - 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules

SB-2078 HARMON-GEO-KARIS-VIVERITO-CULLERTON-DILLARD AND MARTINEZ.

from Ch. 111 1/2, par. 8051

Amends the Illinois Rural/Downstate Health Act. Makes a technical change in a Section concerning the short title.

SENATE COMMITTEE AMENDMENT NO. 2

Deletes reference to:

410 ILCS 65/1

Adds reference to: New Act

New Act

410 ILCS 65/1

30 ILCS 105/5.640 new

- 30 ILCS 105/8h
- 30 ILCS 805/8.29 new 35 ILCS 5/507EE new
- 510 ILCS 5/2.04 a
- 510 ILCS 5/2.04 a
- 510 ILCS 5/2.05 a

510	ILCS	5/2.1	l a
510	ILCS	5/2.1	Ιb
510	ILCS	5/2.1	6
510	ILCS	5/2.1	9 a
510	ILCS	5/3	
510	ILCS	5/5	
510	ILCS	5/8	
510	ILCS	5/9	
510	ILCS	5/10	
510	ILCS	5/11	
510	ILCS	5/13	
510	ILCS	5/15	
510	ILCS	5/15.	1
510	ILCS	5/26	
510	ILCS	5/30	new
510	ILCS	5/35	new

Deletes everything after the enacting clause. Creates the Illinois Public Health and Safety Animal Population Control Act. Requires the Department of Public Health to develop and administer a program of reimbursements to veterinarians for the sterilization and rabies vaccination of the dogs and cats of low-income owners and the sterilization of feral cats. Requires a co-payment by the owner or feral cat colony caretaker. Funds the program through a voluntary individual income tax checkoff and a \$3 fee on each rabies vaccination required by the Animal Control Act. Authorizes administrative fines for violations of the program. Amends the State Finance Act to create the necessary special fund within the State treasury and amends the Illinois Income Tax Act to establish the checkoff. Requires that 20% of the new fund be used for grants to partially reimburse counties and municipalities for their costs in providing sterilization services. Amends the Animal Control Act. Redefines various terms and makes changes with regard to vicious and dangerous dogs and the impoundment of animals. Authorizes animal control agencies to petition the court to order an animal owner to pay a security for the costs of that animal while in the custody of the agency. Exempts farm dogs (those dogs residing on property of a farming business) from any registration requirements a county may SENATE FLOOR AMENDMENT NO. 3

Deletes reference to:

30 ILCS 105/5.640 new

Adds reference to:

30 ILCS 105/5.568

510 ILCS 5/2.11c new

625 ILCS 5/3-653

Deletes everything after the enacting clause. Creates the Illinois Public Health and Safety Animal Population Control Act. Requires the Department of Public Health to at least partially reimburse veterinarians for the rabies immunization or sterilization of dogs and cats owned by eligible low-income persons. Funds the program through an income tax check-off, fees from Pet Friendly license plates, and various fines imposed under the Animal Control Act. Amends the Animal Control Act. Makes various changes to impose the additional fees, further regulate dangerous dogs, and promote county animal population control programs. Amends the State Finance Act, the Illinois Income Tax Act, and the Illinois Vehicles Code to make conforming changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

FISCAL NOTE (S-AM 2)(Department of Public Health)

Senate Bill 2078 (S-AM 2), has an estimated fiscal impact of \$226,249 to the Illinois Department of Public Health for full year implementation.

- 05-02-25 S Filed with Secretary by Sen. Don Harmon
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Health & Human Services
- 05-03-08 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Don Harmon
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-03-10 S Senate Committee Amendment No. 2 Filed with Secretary by Sen. Don Harmon
 - S Senate Committee Amendment No. 2 Referred to Rules

- 05-03-15 S Senate Committee Amendment No. 1 Rules Refers to Health & Human Services
 - S Senate Committee Amendment No. 2 Rules Refers to Health & Human Services
- 05-03-16 S Added as Chief Co-Sponsor Sen. Adeline Jay Geo-Karis
- 05-03-17 S Senate Committee Amendment No. 2 Adopted
 - S Do Pass as Amended Health & Human Services; 008-002-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-03-18 S Senate Committee Amendment No. 1 Rule 3-9(a) / Re-referred to Rules
- 05-04-06 S Added as Chief Co-Sponsor Sen. Louis S. Viverito
 - S Added as Chief Co-Sponsor Sen. John J. Cullerton
 - S Fiscal Note Requested by Sen. Dale A. Righter; on Committee Amendment No. 2
 - S Added as Chief Co-Sponsor Sen. Kirk W. Dillard
- 05-04-08 S Added as Co-Sponsor Sen. Iris Y. Martinez
- 05-04-11 S Senate Floor Amendment No. 3 Filed with Secretary by Sen. Don Harmon
- S Senate Floor Amendment No. 3 Referred to Rules
- 05-04-12 S Senate Floor Amendment No. 3 Rules Refers to Health & Human Services
 - S Senate Floor Amendment No. 3 Be Adopted Health & Human Services; 009-002-000
- 05-04-13 S Fiscal Note Filed as amended by Senate Amendment No. 2, from the Illinois Department of Public Health.
 - S Second Reading
 - S Senate Floor Amendment No. 3 Adopted; Harmon
 - S Placed on Calendar Order of 3rd Reading April 14, 2005
- 05-04-14 S Third Reading Passed; 032-021-002
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Daniel J. Burke
 - H First Reading
 - H Referred to Rules Committee
- 05-04-20 H Assigned to Executive Committee
- 05-05-10 H Added Alternate Chief Co-Sponsor Rep. Thomas Holbrook
- 05-05-11 H Added Alternate Co-Sponsor Rep. Jay C. Hoffman
- 05-05-13 H Rule 19(a) / Re-referred to Rules Committee

SB-2079 LAUZEN-PETKA-PETERSON.

- 35 ILCS 200/15-173 new
- 30 ILCS 805/8.29 new

Amends the Property Tax Code. Creates the Citizens' Assessment Freeze Exemption. Beginning in taxable year 2005, an assessment freeze exemption is granted for real property that is owned by an Illinois taxpayer or leased by a lessee who is an Illinois taxpayer who has a legal or equitable ownership interest in the property as lessee and is liable for the payment of real property taxes on that property. Provides that the amount of this exemption is the equalized assessed value of the property in the taxable year for which application is made minus the base amount. Defines "base amount" as the base year equalized assessed value of the property plus the first year's equalized assessed value of any added improvements that increased the assessed value of the property after the base year. Defines "base year" as the taxable year prior to the taxable year for which the applicant first qualifies and applies for the exemption. Provides that, for property that is used for residential or farm purposes, a new base year shall be established when the applicant sells or transfers the property and, for all other property, a new base year shall be established at the earlier of (i) 10 years or (ii) the sale or transfer of the property. Sets forth application procedures for the exemption. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

- NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability; Mandate
 - 05-02-25 S Filed with Secretary by Sen. Chris Lauzen
 - S First Reading
 - S Referred to Rules
 - 05-03-08 S Added as Chief Co-Sponsor Sen. Edward Petka
 - 05-12-20 S Added as Chief Co-Sponsor Sen. William E. Peterson

SB-2080 LAUZEN-RADOGNO-PETERSON.

20	ILCS	2505/2	505-455	nev	v						
35	ILCS	105/9				from	Ch.	120,	par.	439.9	
35	ILCS	120/3				from	Ch.	120,	par.	442	
35	ILCS	630/2				from	Ch.	120,	par.	2002	
35	ILCS	630/3				from	Ch.	120,	par.	2003	
35	ILCS	630/4				from	Ch.	120,	par.	2004	
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Amends the Department of Revenue Law of the Civil Administrative Code of Illinois. Requires the Department of Revenue to develop and implement a program to strengthen its collection of amounts due to the State under the Use Tax Act and the Retailers' Occupation Tax Act that are due to the State from sales of tangible personal property conducted over the Internet. Requires the Department to submit a report concerning the status of this program to the General Assembly and the Governor no later than January 1, 2006. Amends the Use Tax Act and the Retailers' Occupation Tax Act and the Retailers' Occupation Tax Act. Provides that 80% of the revenue received from retail sales conducted over the Internet must be deposited into the Common School Fund, and sets forth requirements for the deposit and use of the moneys. Amends the Telecommunications Excise Tax Act. Provides that are subject to the Act. Defines "digital subscriber line services". Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability; Mandate

05-02-25 S Filed with Secretary by Sen. Chris Lauzen

S First Reading

S Referred to Rules

05-11-22 S Added as Chief Co-Sponsor Sen. Christine Radogno

05-12-20 S Added as Chief Co-Sponsor Sen. William E. Peterson

SB-2081 LAUZEN.

New Act

10 ILCS 5/1A-30 new

Creates the State Employee Proof of Citizenship Act. Specifies proof of citizenship necessary to begin State employment. Amends the Election Code. Specifies the proof of citizenship necessary to register to vote and requires presentation of identification documents when a person votes.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

05-02-25 S Filed with Secretary by Sen. Chris Lauzen

S First Reading

S Referred to Rules

SB-2082 CULLERTON-J. JONES AND FORBY.

725 ILCS 124/10

725 ILCS 124/15

Amends the Code of Criminal Procedure of 1963. Provides that in a case in which the State has filed a statement of intent to seek the death penalty, the court shall require appointed counsel, after counsel has had adequate time to review the case, to submit a proposed estimated litigation budget for court approval that will be subject to modification in light of facts and developments that emerge as the case proceeds. Provides that the budget shall be incorporated into a sealed initial pretrial order that reflects the understandings of the court and counsel regarding all matters affecting counsel compensation and reimbursement and payments for investigative, expert and other services. Provides that the court shall not authorize payment of bills to appointed trial counsel that are not properly itemized.

HOUSE AMENDMENT NO. 1

Adds reference to: 5 ILCS 140/7

from Ch. 116, par. 207

Further amends the Capital Crimes Litigation Act. Provides that case budgets shall be reviewed and approved by the judge assigned to try the case. Provides that petitions for compensation shall be reviewed by both the trial judge and the presiding judge or the presiding judge's designee. Provides that if an ex parte hearing is requested by defense counsel or deemed necessary by the trial judge prior to modifying a budget, the ex parte hearing shall be before the presiding judge or the presiding judge's designee. Provides that if the presiding judge or the presiding judge's designee finds that the services were not reasonable, payment may be denied. Provides that in a case in which the State has filed a statement of intent to seek the death penalty, the court shall require appointed counsel, including those appointed in Cook County (instead of appointed counsel), to submit a proposed estimated litigation budget for court approval. Makes other technical changes. Amends the Freedom of Information Act. Provides that defense budgets and petitions for certification and expenses for court appointed trial counsel shall be exempt from inspection and copying under the Act. Provides that this exemption shall apply until the conclusion of the trial, even if the prosecution chooses not to pursue the death penalty prior to trial or sentencing.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-25 S Filed with Secretary by Sen. John J. Cullerton
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Judiciary
- 05-03-09 S Postponed Judiciary
- 05-03-16 S Do Pass Judiciary; 010-000-000
- S Placed on Calendar Order of 2nd Reading March 17, 2005 05-04-06 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 7, 2005
- 05-04-13 S Added as Co-Sponsor Sen. John O. Jones
 - S Sponsor Removed Sen. John O. Jones
- 05-04-14 S Third Reading Passed; 057-000-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. John A. Fritchey
 - H Added Alternate Chief Co-Sponsor Rep. Paul D. Froehlich
 - H Alternate Chief Sponsor Changed to Rep. Kurt M. Granberg
 - H Added Alternate Chief Co-Sponsor Rep. John A. Fritchey
 - H First Reading
 - H Referred to Rules Committee
- 05-04-20 H Assigned to Executive Committee
- 05-05-13 H Rule 19(a) / Re-referred to Rules Committee
- 05-05-16 H Committee/Final Action Deadline Extended-9(b) May 31, 2005 H Assigned to Judiciary II - Criminal Law Committee
- 05-05-17 H Motion to Suspend Rule 25 Prevailed
- 05-05-18 H House Amendment No. 1 Filed with Clerk by Judiciary II Criminal Law Committee
 - H House Amendment No. 1 Adopted in Judiciary II Criminal Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary II Criminal Law Committee; 011-000-000
 - H Placed on Calendar 2nd Reading Short Debate
- 05-05-25 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-05-26 H Added Alternate Chief Co-Sponsor Rep. Arthur L. Turner
 - H Third Reading Short Debate Passed 114-002-000
 - S Secretary's Desk Concurrence House Amendment(s) 01
 - S Placed on Calendar Order of Concurrence House Amendment(s) 01-May 27, 2005.
 - S House Amendment No. 1 Motion to Concur Filed with Secretary Sen. John J. Cullerton
 - S House Amendment No. 1 Motion to Concur Referred to Rules
- 05-05-27 S House Amendment No. 1 Motion to Concur Rules Referred to Judiciary S House Amendment No. 1 Motion To Concur Recommended Do Adopt
 - Judiciary; 009-000-000 S Added as Chief Co-Sponsor Sen. John O. Jones
 - S House Amendment No. 1 Senate Concurs 059-000-000
 - S Added as Co-Sponsor Sen. Gary Forby
 - S Passed Both Houses
- 05-06-24 S Sent to the Governor
- 05-08-22 S Governor Approved
 - S Effective Date January 1, 2006

SB-2083 TROTTER.

Appropriates \$40,000 from the Transportation Safety Highway Hire-back Fund to IDOT to hire off-duty Department of State Police officers to monitor highway construction or maintenance zones. Effective July 1, 2005.

- 05-02-25 S Filed with Secretary by Sen. Donne E. Trotter
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Appropriations II
- 05-03-10 S Postponed Appropriations II
- 05-03-17 S Postponed Appropriations II
 - S Committee/3rd Reading Deadline Extended-Rule 2-10 The following deadlines are not applicable (March 17, 2005 Senate Bills Out of Committee & April 15, 2005 Senate Bills Third Reading)
- 05-04-08 S Postponed Appropriations II
- 05-04-21 S Postponed Appropriations II
- 05-05-05 S Postponed Appropriations II
- 05-05-11 S Postponed Appropriations II
- 05-07-01 S Pursuant to Senate Rule 3-9(b) / Referred to Rules

SB-2084 RONEN AND ALTHOFF.

30 ILCS 550/1

from Ch. 29, par. 15

Amends the Public Construction Bond Act. With respect to bonds securing contracts between the Capital Development Board or a public institution of higher education and a contractor, requires that within 15 days after notice to the surety that the principal is in default, the surety must (i) complete the work using a contractor selected jointly with the obligee or (ii) provide the obligee the amount needed to complete the work, in excess of the unpaid contract balance and up to the penal sum of the bond. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-25 S Filed with Secretary by Sen. Carol Ronen
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to State Government
- 05-03-16 S Added as Co-Sponsor Sen. Pamela J. Althoff
- 05-03-17 S Do Pass State Government; 007-000-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-11 S Second Reading
- S Placed on Calendar Order of 3rd Reading April 12, 2005
- 05-04-14 S Third Reading Passed; 057-001-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
- 05-04-15 H Chief House Sponsor Rep. Kurt M. Granberg
 - H First Reading
 - H Referred to Rules Committee
- 05-04-20 H Assigned to Executive Committee
- 05-05-13 H Rule 19(a) / Re-referred to Rules Committee

SB-2085 DELEO.

65 ILCS 5/11-149-1 from Ch. 24, par. 11-149-1

Amends the Illinois Municipal Code. Provides that if a municipality has extended sewers or water mains, or both, to another body corporate and politic, the municipality cannot thereafter require the annexation of the property to the municipality as a prerequisite to the continuation and maintenance of such service. Effective immediately.

SENATE FLOOR AMENDMENT NO. 2

Provides that the prohibition against requiring annexation of property owned by a unit of local government as a condition and maintenance of service applies to non-home rule municipalities. Changes references of "body corporate and politic" to "unit or local government".

- 05-02-25 S Filed with Secretary by Sen. Don Harmon
 - S First Reading
 - S Referred to Rules

- 05-03-02 S Assigned to Local Government 05-03-09 S Do Pass Local Government; 009-000-000
 - S Placed on Calendar Order of 2nd Reading March 10, 2005
- 05-04-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
 - S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Don Harmon
 - S Senate Floor Amendment No. 1 Referred to Rules
 - S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Don Harmon
 - S Senate Floor Amendment No. 2 Referred to Rules
- S Senate Floor Amendment No. 1 Rules Refers to Local Government 05-04-12 S Senate Floor Amendment No. 2 Rules Refers to Local Government
 - S Senate Floor Amendment No. 1 Tabled in Local Government; by Harmon S Senate Floor Amendment No. 2 Recommend Do Adopt Local Government; 010-000-000
- 05-04-13 S Chief Sponsor Changed to Sen. James A. DeLeo
- 05-04-14 S Recalled to Second Reading
 - S Senate Floor Amendment No. 2 Adopted; Harmon
 - S Placed on Calendar Order of 3rd Reading
 - S Third Reading Passed; 046-010-001
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
- 05-04-15 H Chief House Sponsor Rep. Michael P. McAuliffe
 - H First Reading
 - H Referred to Rules Committee
- 05-04-20 H Assigned to Local Government Committee
- 05-04-27 H Do Pass / Short Debate Local Government Committee; 011-000-000
- 05-04-28 H Placed on Calendar 2nd Reading Short Debate
- 05-05-19 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-05-20 H Final Action Deadline Extended-9(b) May 31, 2005
- 05-05-25 H Third Reading Short Debate Passed 089-024-001
 - S Passed Both Houses
- 05-06-23 S Sent to the Governor
- 05-08-10 S Governor Approved
 - S Effective Date August 10, 2005

SB-2086 HARMON-HUNTER.

New Act

Creates the Carbon Monoxide Alarm Detector Act. Provides that every dwelling unit shall be equipped with at least one approved carbon monoxide alarm in an operating condition within 15 feet of every room used for sleeping purposes. Provides that the carbon monoxide alarm may be combined with smoke detecting devices provided that the combined unit complies with the respective provisions of the administrative code, reference standards, and departmental rules relating to both smoke detecting devices and carbon monoxide alarms and provided that the combined unit contains voice annunciation that clearly differentiates the hazard. Provides that it shall be the responsibility of the owner of a structure to supply and install all required alarms. Provides that it shall be the responsibility of a tenant to test and to provide general maintenance for the alarms within the tenant's dwelling unit or rooming unit, and to notify the owner or the authorized agent of the owner in writing of any deficiencies that the tenant cannot correct. Allows certain types of carbon monoxide alarms to be installed. Provides that willful failure to install or maintain in operating condition any carbon monoxide alarm required by the Act is a Class B misdemeanor. Provides that tampering with, removing, destroying, disconnecting, or removing the batteries from any installed carbon monoxide alarm, except in the course of inspection, maintenance, or replacement of the detector, is a Class A misdemeanor in the case of a first conviction, and a Class 4 felony in the case of a second or subsequent conviction.

SENATE COMMITTEE AMENDMENT NO. 1

Provides that "approved carbon monoxide alarm" or "alarm" means a carbon monoxide alarm (instead of a carbon monoxide alarm of the ionization or photoelectric type) that complies with all the requirements of the rules and regulations of the Illinois State Fire Marshal, bears

the label of a nationally recognized testing laboratory, and complies with the most recent standards of the Underwriters Laboratories or the Canadian Standard Association.

SENATE FLOOR AMENDMENT NO. 2

Replaces everything after the enacting clause with provisions substantially similar to those of the introduced version of Senate Bill 2086, except: (1) deletes language requiring any dwelling unit that is newly constructed, reconstructed, or substantially remodeled after January 1, 2006, to meet the requirements of the Act on the first day of occupancy of the dwelling unit after the construction, reconstruction, or substantial remodeling; (2) provides that "approved carbon monoxide alarm" or "alarm" means a carbon monoxide alarm (instead of a carbon monoxide alarm of the ionization or photoelectric type) that complies with all the requirements of the rules and regulations of the Illinois State Fire Marshal, bears the label of a nationally recognized testing laboratory, and complies with the most recent standards of the Underwriters Laboratories or the Canadian Standard Association; and (3) provides that certain residential units shall not require carbon monoxide detectors.

NOTE(S) THAT MAY APPLY: Correctional

- 05-02-25 S Filed with Secretary by Sen. Don Harmon
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Housing & Community Affairs
- 05-03-09 S Postponed Housing & Community Affairs
 - S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Don Harmon
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-03-15 S Senate Committee Amendment No. 1 Rules Refers to Housing & Community Affairs
 - S Senate Committee Amendment No. 1 Adopted
- 05-03-16 S Do Pass as Amended Housing & Community Affairs; 006-003-000
 - S Placed on Calendar Order of 2nd Reading March 17, 2005
- 05-03-18 S Added as Chief Co-Sponsor Sen. Mattie Hunter
- 05-04-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
 - S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Don Harmon
 - S Senate Floor Amendment No. 2 Referred to Rules
- 05-04-12 S Senate Floor Amendment No. 2 Rules Refers to Housing & Community Affairs
 - S Senate Floor Amendment No. 2 Be Adopted Housing & Community Affairs; 009-000-000
- 05-04-14 S Recalled to Second Reading
 - S Senate Floor Amendment No. 2 Adopted; Harmon
 - S Placed on Calendar Order of 3rd Reading
 - S Third Reading Consideration Postponed
 - S Placed on Calendar Consideration Postponed April 15, 2005
- 05-04-15 S Third Reading Lost; 027-028-001

SB-2087 LIGHTFORD-CRONIN-HARMON-DELEO.

- 20 ILCS 3901/15
- 20 ILCS 3901/17 new
- 20 ILCS 3901/20

Amends the Addison Creek Restoration Commission Act. Authorizes the Addison Creek Restoration Commission to accept loans and advances, to levy taxes, and to borrow money and issue bonds. Effective July 1, 2005.

SENATE COMMITTEE AMENDMENT NO. 4

Deletes everything after the enacting clause. Re-inserts the provisions of the bill as introduced, except for the following changes. Provides that the total amount levied and extended by the Commission for all purposes, in the aggregate, in any single taxable year, shall not exceed \$10,000,000. Provides that such taxes shall be levied on taxable property within that part of the territory of the Commission that is within the Addison Creek floodplain (now, on property within the territory of the Commission) and sets forth a referendum process for approval of those taxes and of issuance of the bonds by the voters. Makes corresponding changes. Effective July 1, 2005.

05-02-25 S Filed with Secretary by Sen. Kimberly A. Lightford

- S Chief Co-Sponsor Sen. Dan Cronin S Chief Co-Sponsor Sen. Don Harmon S Chief Co-Sponsor Sen. James A. DeLeo S First Reading S Referred to Rules 05-03-02 S Assigned to Local Government 05-03-03 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Kimberly A. Lightford S Senate Committee Amendment No. 1 Referred to Rules S Senate Committee Amendment No. 2 Filed with Secretary by Sen. Kimberly A. Lightford S Senate Committee Amendment No. 2 Referred to Rules 05-03-08 S Senate Committee Amendment No. 1 Rules Refers to Local Government S Senate Committee Amendment No. 2 Rules Refers to Local Government S Senate Committee Amendment No. 1 Postponed - Local Government 05-03-09 S Senate Committee Amendment No. 2 Postponed - Local Government S Postponed - Local Government 05-03-14 S Senate Committee Amendment No. 3 Filed with Secretary by Sen. Kimberly A. Lightford S Senate Committee Amendment No. 3 Referred to Rules 05-03-15 S Senate Committee Amendment No. 4 Filed with Secretary by Sen. Kimberly A. Lightford S Senate Committee Amendment No. 4 Referred to Rules S Senate Committee Amendment No. 4 Rules Refers to Local Government S Senate Committee Amendment No. 1 Held in Local Government S Senate Committee Amendment No. 2 Held in Local Government S Senate Committee Amendment No. 4 Adopted S Do Pass as Amended Local Government; 010-000-000 05-03-16 S Placed on Calendar Order of 2nd Reading March 17, 2005 05-03-18 S Senate Committee Amendment No. 1 Rule 3-9(a) / Re-referred to Rules S Senate Committee Amendment No. 2 Rule 3-9(a) / Re-referred to Rules 05-04-13 S Second Reading S Placed on Calendar Order of 3rd Reading April 14, 2005 05-04-14 S Third Reading - Passed; 058-000-000 S Senate Committee Amendment No. 1 Tabled Pursuant to Rule 5-4(a) S Senate Committee Amendment No. 2 Tabled Pursuant to Rule 5-4(a) S Senate Committee Amendment No. 3 Tabled Pursuant to Rule 5-4(a) H Arrived in House H Placed on Calendar Order of First Reading H Chief House Sponsor Rep. Angelo Saviano H Added Alternate Chief Co-Sponsor Rep. Karen A. Yarbrough H First Reading H Referred to Rules Committee 05-04-20 H Assigned to Executive Committee 05-04-28 H Added Alternate Chief Co-Sponsor Rep. Bob Biggins H Added Alternate Chief Co-Sponsor Rep. Deborah L. Graham 05-05-03 H Re-assigned to Local Government Committee 05-05-04 H Re-assigned to Executive Committee 05-05-05-11 H Do Pass / Short Debate Executive Committee; 012-000-000 05-05-12 H Placed on Calendar 2nd Reading - Short Debate 05-05-19 H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate 05-05-20 H Final Action Deadline Extended-9(b) May 31, 2005 05-05-25 H Third Reading - Short Debate - Passed 070-045-000 S Passed Both Houses 05-06-23 S Sent to the Governor 05-08-12 S Governor Vetoed 05-10-19 S Placed Calendar Total Veto October 25, 2005 S Motion Filed Override Governor Veto Sen. Kimberly A. Lightford 05-10-26 S 3/5 Vote Required
 - S Override Governor Veto Senate Passed 055-000-000

05-10-27	H Arrived in House H Placed on Calendar Total Veto November 2, 2005
	,
05-11-01	H Motion Filed Override Governor Veto Rep. Angelo Saviano
05-11-03	H 3/5 Vote Required
	H Override Governor Veto - House Passed 080-035-000
	S Both Houses Override Total Veto
05-11-07	S Effective Date November 3, 2005
05-11-08	S Public Act 94-0682

SB-2088 HALVORSON.

505 ILCS 5/1 from Ch. 5, par. 1001

Amends the Agricultural Areas Conservation and Protection Act. Makes a technical change in a Section concerning the short title.

- 05-02-25 S Filed with Secretary by Sen. John M. Sullivan
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Agriculture & Conservation
- 05-03-09 S Do Pass Agriculture & Conservation; 005-000-004
- S Placed on Calendar Order of 2nd Reading March 10, 2005
- 05-03-10 S Chief Sponsor Changed to Sen. Debbie DeFrancesco Halvorson S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Debbie
 - DeFrancesco Halvorson
 - S Senate Floor Amendment No. 1 Referred to Rules
- 05-04-06 S Senate Floor Amendment No. 1 Rules Refers to Agriculture & Conservation
- 05-04-08 S Senate Floor Amendment No. 1 Held in Agriculture & Conservation
- 05-04-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
- 05-04-12 S Senate Floor Amendment No. 1 Held in Agriculture & Conservation
- 05-04-14 S Third Reading Passed; 049-006-001
 - S Senate Floor Amendment No. 1 Tabled Pursuant to Rule 5-4(a) H Arrived in House
 - H Placed on Calendar Order of First Reading
- 05-04-15 H Chief House Sponsor Rep. Michael J. Madigan H First Reading
 - ri rusi Keaung
 - H Referred to Rules Committee
- 05-04-20 H Assigned to Executive Committee
- 05-05-13 H Rule 19(a) / Re-referred to Rules Committee

SB-2089 LIGHTFORD-CRONIN-HARMON-DELEO.

- 20 ILCS 3901/13 new
- 20 ILCS 3901/14 new
- 20 ILCS 3901/15
- 20 ILCS 3901/17 new
- 20 ILCS 3901/20

Amends the Addison Creek Restoration Commission Act. Authorizes the Addison Creek Restoration Commission to acquire, sell, or exchange real property, to accept loans and advances, to levy taxes, and to borrow money and issue bonds. Effective July 1, 2005.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-25 S Filed with Secretary by Sen. Kimberly A. Lightford
 - S Chief Co-Sponsor Sen. Dan Cronin
 - S Chief Co-Sponsor Sen. Don Harmon
 - S Chief Co-Sponsor Sen. James A. DeLeo
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Local Government
- 05-03-03 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Kimberly A. Lightford
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-03-08 S Senate Committee Amendment No. 1 Rules Refers to Local Government
- 05-03-09 S Senate Committee Amendment No. 1 Postponed Local Government

 S
 Postponed - Local Government

 05-03-16
 S
 Postponed - Local Government

 05-03-18
 S
 Rule 3-9(a) / Re-referred to Rules

S Senate Committee Amendment No. 1 Rule 3-9(a) / Re-referred to Rules

SB-2090 LIGHTFORD.

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 when the court's sentencing order recommends a prisoner for substance abuse treatment and the crime was committed on or after September 1, 2003, the prisoner shall receive no good conduct credit for meritorious service unless he or she participates in and completes a substance abuse treatment program. Provides that a prisoner on a waiting list to participate in and complete a substance abuse program prior to release may be eligible for a waiver and receive good conduct credit for meritorious service at the discretion of the Director. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-25 S Filed with Secretary by Sen. Kimberly A. Lightford
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Judiciary
- 05-03-09 S Do Pass Judiciary; 010-000-000
- S Placed on Calendar Order of 2nd Reading March 10, 2005
- 05-04-13 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 14, 2005
- 05-04-14 S Third Reading Passed; 055-004-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Karen A. Yarbrough
 - H First Reading
 - H Referred to Rules Committee
- 05-04-20 H Assigned to Judiciary II Criminal Law Committee
- 05-04-28 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 014-000-000
 - H Placed on Calendar 2nd Reading Short Debate
 - H Added Alternate Chief Co-Sponsor Rep. Deborah L. Graham
 - H Added Alternate Chief Co-Sponsor Rep. Calvin L. Giles
 - H Added Alternate Chief Co-Sponsor Rep. Marlow H. Colvin
 - H Added Alternate Chief Co-Sponsor Rep. Cynthia Soto
- 05-05-03 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-05-10 H Third Reading Short Debate Passed 113-000-000 S Passed Both Houses H Added Alternate Co-Sponsor Rep. Richard T. Bradley
- 05-06-08 S Sent to the Governor
- 05-07-08 S Governor Approved
 - S Effective Date July 8, 2005

S Public Act 94-0156

SB-2091 LIGHTFORD-COLLINS-HUNTER.

20 ILCS 2310/2310-280 new

Amends the Department of Public Health Powers and Duties Law. Provides that hospitals and universities in Illinois may not agree to conduct clinical trials unless the results of the clinical trials will be properly reported. Provides that "properly reported" means that at least 30 days before the drug or device that is the subject of a clinical trial becomes available to the general public, the entity conducting the clinical trial will provide the clinical trial's results to physicians and the general public and register these results on a certain website maintained by the National Institutes of Health. Defines "clinical trial". Provides that the Department shall adopt rules as necessary to implement and enforce this Section including requirements for the hospital or university to notify the Department and supply information concerning a clinical trial prior to its commencement. Effective January 1, 2006.

HOUSE AMENDMENT NO. 1

SB-2092 to SB-2092

Deletes everything after the enacting clause. Further amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Provides that the Director of Public Health shall make available on the Department's website information directing citizens to publicly available information on ongoing clinical trials, and the results of completed clinical studies, including those sponsored by the National Institutes of Health, those sponsored by academic researchers, and those sponsored by the private sector. NOTE(S) THAT MAY APPLY: Fiscal

05-02-25	S Filed with Secretary by Sen. Kimberly A. Lightford
	S First Reading
	S Referred to Rules
05-03-02	S Assigned to Health & Human Services
05-03-15	S Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins
05-03-17	S Do Pass Health & Human Services; 007-000-000
	S Placed on Calendar Order of 2nd Reading April 6, 2005
05-04-13	S Second Reading
	S Placed on Calendar Order of 3rd Reading April 14, 2005
05-04-14	S Third Reading - Passed; 059-000-000
	H Arrived in House
	H Placed on Calendar Order of First Reading
	H Chief House Sponsor Rep. Karen May
	H First Reading
	H Referred to Rules Committee
05-04-20	H Assigned to Human Services Committee
05-05-04	H House Amendment No. 1 Filed with Clerk by Human Services Committee
	H House Amendment No. 1 Adopted in Human Services Committee; by
	Voice Vote H Do Pass as Amended / Short Debate Human Services Committee: 009-
	H Do Pass as Amended / Short Debate Human Services Committee; 009-000-000
	H Added Alternate Chief Co-Sponsor Rep. Joe Dunn
05-05-05	H Placed on Calendar 2nd Reading - Short Debate
05-05-11	H Second Reading - Short Debate
05-05-11	H Placed on Calendar Order of 3rd Reading - Short Debate
05-05-18	H Third Reading - Short Debate - Passed 115-000-000
05-05-10	H Added Alternate Chief Co-Sponsor Rep. Chapin Rose
	H Added Alternate Chief Co-Sponsor Rep. Kathleen A. Ryg
05-05-19	S Secretary's Desk - Concurrence House Amendment(s) 01
00 05 15	S Placed on Calendar Order of Concurrence House Amendment(s) 01-May 20,
	2005
	S House Amendment No. 1 Motion to Concur Filed with Secretary Sen.
	Kimberly A. Lightford
	S House Amendment No. 1 Motion to Concur Referred to Rules
05-05-23	S House Amendment No. 1 Motion to Concur Rules Referred to Health &
	Human Services
05-05-24	S House Amendment No. 1 Motion to Concur Be Adopted Health & Human
	Services; 008-000-000
05-05-25	S Added as Chief Co-Sponsor Sen. Mattie Hunter
	S House Amendment No. 1 Senate Concurs 057-000-000
	S Passed Both Houses
05-06-23	S Sent to the Governor
05-08-10	S Governor Approved
	S Effective Date January 1, 2006
	S Public Act 94-0545

SB-2092 LIGHTFORD-RUTHERFORD.

- 205 ILCS 710/5
- 205 ILCS 710/10
- 205 ILCS 710/20 new

Amends the Banking on Illinois Act. Makes a change concerning declarations of policy to provide that by ensuring a favorable environment for banks to commence and and operate their businesses from this State, more newly created community banks and merging banks will choose to maintain or retain their headquarters in or (now, and) relocate their main banking offices to Illinois. Provides that it is the purpose of the Act to encourage and provide a favorable environment in Illinois for the chartering and operating of banks that locate and maintain main banking headquarters (now, offices) in this State. Authorizes a State or federally chartered bank that maintains its main banking headquarters in this State to offer a credit product to Illinois residents under the same terms and conditions that an out-of-state bank may offer the credit product to Illinois residents. Requires any bank offering such a credit product to provide written notice to the Director of the Division of Banks and Real Estate in the Department of Financial and Professional Regulation of its intent to offer the product. Makes other changes. Effective immediately.

05-02-25 S Filed with Secretary by Sen. Kimberly A. Lightford

- S Chief Co-Sponsor Sen. Dan Rutherford
 - S First Reading

S Referred to Rules

05-03-02 S Assigned to Financial Institutions

- 05-03-10 S Postponed Financial Institutions
- 05-03-17 S Postponed Financial Institutions

05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-2093 LIGHTFORD.

JOJ ILCS	5/10-17.7						
410 ILCS	535/12	from	Ch.	111	1/2,	par.	73-12
750 ILCS	45/5	from	Ch.	40,	par.	2505	
750 ILCS	45/6	from	Ch.	40,	par.	2506	
750 ILCS	45/7	from	Ch.	40,	par.	2507	

Amends the Illinois Public Aid Code. Provides that the rules of the Illinois Department of Public Aid shall provide that every administrative determination of paternity, including those in which the mother and alleged father voluntarily acknowledge paternity in the form required by the Department, must be accompanied by genetic testing documentation supporting the determination. Provides that if an alleged father fails to respond to a notice, or fails to comply with an administrative order to submit to genetic testing, the Department may apply to the court for a summons and order compelling the alleged father to submit to genetic testing at a specified time and place. Provides that if the alleged father fails to comply with the summons or order, the Department may seek to enforce the court order with contempt proceedings. Amends the Illinois Parentage Act of 1984. Provides that in an action to declare the nonexistence of the parent and child relationship and in any action to determine the existence of the father and child relationship, except those based upon the presumptions of paternity provided for in the Act, the judgment shall not be rendered unless DNA tests have been conducted. Amends the Vital Records Act. Provides that voluntary acknowledgement of paternity must be accompanied by the results of DNA tests, conducted by an expert qualified as an examiner of blood or tissues types, showing the man to be the natural father of the child. Makes other changes.

05-02-25 S Filed with Secretary by Sen. Kimberly A. Lightford

S First Reading

S Referred to Rules

05-03-02 S Assigned to Judiciary

05-03-09 S Postponed - Judiciary

- 05-03-16 S Postponed Judiciary
- 05-03-17 S Postponed Judiciary
- 05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-2094 LIGHTFORD, HAINE AND ALTHOFF-COLLINS.

305 ILCS 5/10-1 305 ILCS 5/10-3.1 from Ch. 23, par. 10-1

from Ch. 23, par. 10-3.1

Amends the Illinois Public Aid Code. Requires the Child and Spouse Support Unit to establish the Child Support Military Modification program that shall provide for temporary modification of child support paid by any member of the National Guard or Reserves of the United States Armed Forces called up to military active duty for more than 30 continuous days. Requires the Illinois Department of Public Aid to publish and distribute a publication reasonably calculated to inform members of the National Guard and the Reserves of the United States Armed Forces of the Child Support Military Modification program. Effective immediately.

SENATE FLOOR AMENDMENT NO. 3

Adds reference to: 20 ILCS 1805/22-10 new

Deletes everything after the enacting clause. Reinserts provisions of the original bill with the following changes. Amend the Military Code of Illinois. Requires the Adjutant General to notify the Child and Spouse Support Unit within 21 days of a member of the Illinois National Guard being released from active military duty if the Adjutant General has been notified by the Child and Spouse Support Unit that the member obtained relief under the Child Support Military Modification program. Further amends the Illinois Public Aid Code. Provides that the Child and Spouse Support Unit shall modify support if the applicant's military income will vary in an amount that would support modification under the listed Section of the Illinois Marriage and Dissolution of Marriage Act and the Illinois Department of Public Aid's rules on review and adjustment of child support orders. Provides that the support shall be modified in accordance with the guidelines in the listed Section of the Illinois Marriage and Dissolution of Marriage Act or the listed Section of the Public Aid Code (instead of modified by the same proportion the applicant's military pay varies from his or her civilian pay). Removes language limiting the modification to the time during which the applicant is on military active duty. Requires the Child and Spouse Support Unit to notify the Adjutant General whenever any member of the Illinois National Guard obtains relief under the Child Support Military Modification program. Requires a person receiving relief under the program to notify the Child and Spouse Support Unit of his or her release from active duty within 21 days of the release. Requires the Child and Spouse Support Unit to notify the person receiving child support of the release and offer the person an opportunity to request a review and adjustment of the child support order. Effective immediately.

- 05-02-25 S Filed with Secretary by Sen. Kimberly A. Lightford
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Judiciary
- 05-03-08 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Kimberly A. Lightford
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-03-09 S Do Pass Judiciary; 009-000-000 S Placed on Calendar Order of 2nd Reading March 10, 2005
- 05-03-15 S Added as Co-Sponsor Sen. William R. Haine
- 05-04-07 S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Kimberly A. Lightford
 - S Senate Floor Amendment No. 2 Referred to Rules
- 05-04-11 S Senate Floor Amendment No. 3 Filed with Secretary by Sen. Kimberly A. Lightford
 - S Senate Floor Amendment No. 3 Referred to Rules
 - S Senate Floor Amendment No. 2 Rules Refers to Judiciary
 - S Senate Floor Amendment No. 3 Rules Refers to Judiciary
- 05-04-12 S Senate Floor Amendment No. 2 Held in Judiciary
 - S Senate Floor Amendment No. 3 Recommend Do Adopt Judiciary; 010-000-000

05-04-13 S Second Reading

- S Senate Floor Amendment No. 3 Adopted; Lightford
- S Placed on Calendar Order of 3rd Reading April 14, 2005
- S Added as Co-Sponsor Sen. Pamela J. Althoff
- 05-04-14 S Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins
 - S Third Reading Passed; 059-000-000
 - S Senate Committee Amendment No. 1 Tabled Pursuant to Rule 5-4(a)
 - S Senate Floor Amendment No. 2 Tabled Pursuant to Rule 5-4(a)
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Cynthia Soto
 - H Added Alternate Chief Co-Sponsor Rep. Linda Chapa LaVia
 - H First Reading
 - H Referred to Rules Committee
- 05-04-20 H Assigned to Judiciary I Civil Law Committee
- 05-05-04 H Alternate Chief Sponsor Changed to Rep. Michael P. McAuliffe
- 05-05-13 H Rule 19(a) / Re-referred to Rules Committee

SB-2095 HAINE.

5	ILCS	80/4.16								
5	ILCS	80/4.26	new							
225	ILCS	90/1			from	Ch.	111,	par.	4251	
225	ILCS	90/6			from	Ch.	111,	par.	4256	
225	ILCS	90/8			from	Ch.	111,	par.	4258	
225	ILCS	90/8.1			from	Ch.	111,	par.	4258.	1
225	ILCS	90/12			from	Ch.	111,	par.	4262	
225	ILCS	90/15			from	Ch.	111,	par.	4265	
225	ILCS	90/17			from	Ch.	111,	par.	4267	
225	ILCS	90/19			from	Ch.	111,	par.	4269	
225	ILCS	90/20			from	Ch.	111,	par.	4270	
225	ILCS	90/22			from	Ch.	111,	par.	4272	
225	ILCS	90/23			from	Ch.	111,	par.	4273	
225	ILCS	90/25			from	Ch.	111,	par.	4275	
225	ILCS	90/26			from	Ch.	111,	par.	4276	
		90/27							4277	
225	ILCS	90/29			from				4279	

Amends the Regulatory Sunset Act to extend the repeal of the Illinois Physical Therapy Act to January 1, 2016. Amends the Physical Therapy Act. Changes all references from the Physical Therapy Licensing and Disciplinary Committee and the Physical Therapy Examining Committee to the Physical Therapy Licensing and Disciplinary Board. Changes the definition of "physical therapy" to mean and include (A) examining, evaluating, and testing individuals who may have mechanical, physiological, or developmental impairments, functional limitations, disabilities, or other health and movement-related conditions, determining a treatment diagnosis for these disorders and rehabilitation prognosis and plan of therapeutic intervention, and assessing the ongoing effects of the interventions, (B) alleviating impairments, functional limitations, or disabilities by designing, implementing, and modifying therapeutic interventions for the purposes of preventing, correcting, or alleviating a physical or mental impairment, functional limitation, or disability, (C) reducing the risk of injury, impairment, functional limitation, or disability, including the promotion and maintenance of fitness, health, and wellness, and (D) engaging in administration, consultation, education, and research. Provides that a majority of Board members then appointed constitutes a quorum and that a majority vote of the quorum is required for a Board decision. Changes references to a physical therapy assistant program to a physical therapist assistant program. Provides that a person must have graduated from and attained an associate's degree from an approved physical therapist assistant program in order to be qualified to receive a license as a physical therapist assistant (now, a person is required to have following notification of eligibility for examination, an applicant who fails to take the examination for a license under the Act within 60 days of the notification shall forfeit his or her fee and right to practice as a physical therapist or physical therapist assistant until such time as the applicant has passed the appropriate examination (now, an applicant who fails to take the next-scheduled examination forfeits his fee and right to practice). Effective immediately.

SENATE COMMITTEE AMENDMENT NO. 1

Provides that "physical therapy" means classifying certain disorders and determining a rehabilitation prognosis and plan of therapeutic intervention (rather than determining a treatment diagnosis for certain disorders and a rehabilitation prognosis and plan of therapeutic intervention). Provides that physical therapy does not include chiropractic technique or determination of a differential diagnosis (rather than a differential medical diagnosis), provided that the limitation on determining a differential diagnosis (rather than a differential medical diagnosis) shall not in any manner limit a physical therapist licensed under the Act from performing an evaluation pursuant to the license. Removes the provision that provides that a majority of Physical Therapy Licensing and Disciplinary Board members then appointed constitutes a quorum and that a majority vote of the quorum is required for a Board decision.

SENATE FLOOR AMENDMENT NO. 2

Further amends the Physical Therapy Act. Removes provisions concerning the initial terms and appointments of members of the Physical Therapy Licensing and Disciplinary Committee. NOTE(S) THAT MAY APPLY: Fiscal

05-02-25 S Filed with Secretary by Sen. William R. Haine

S First Reading

1117

- S Referred to Rules
- 05-03-02 S Assigned to Licensed Activities
- 05-03-10 S Held in Licensed Activities
- 05-03-15 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. William R. Haine
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-03-16 S Senate Committee Amendment No. 1 Rules Refers to Licensed Activities
- S Senate Committee Amendment No. 1 Adopted
- 05-03-17 S Do Pass as Amended Licensed Activities; 008-000-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
 - S Senate Floor Amendment No. 2 Filed with Secretary by Sen. William R. Haine
 - S Senate Floor Amendment No. 2 Referred to Rules
 - S Senate Floor Amendment No. 2 Rules Refers to Licensed Activities
- 05-04-12 S Senate Floor Amendment No. 2 Recommend Do Adopt Licensed Activities; 006-000-000
- 05-04-14 S Recalled to Second Reading
 - S Senate Floor Amendment No. 2 Adopted; Haine
 - S Placed on Calendar Order of 3rd Reading
 - S Third Reading Passed; 053-005-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
- 05-04-15 H Chief House Sponsor Rep. Angelo Saviano H First Reading
 - H Referred to Rules Committee
- 05-04-20 H Assigned to Executive Committee
- 05-05-13 H Rule 19(a) / Re-referred to Rules Committee
- 05-05-27 H Alternate Chief Sponsor Changed to Rep. Rich Brauer

SB-2096 VIVERITO.

New Act

Creates the State Budget and School-Funding Crisis Referendum Act. Authorizes a statewide referendum at the consolidated election in 2006 to seek the advice of the voters. Sets forth questions concerning a temporary increase in the State use and occupation taxes to help solve the current State budget and school-funding crises. Effective immediately.

SENATE COMMITTEE AMENDMENT NO. 2

Deletes everything after the short title provision.

- 05-02-25 S Filed with Secretary by Sen. Louis S. Viverito
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Education
- 05-03-10 S Postponed Education 05-03-15 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Louis S. Viverito
 - S Senate Committee Amendment No. 1 Referred to Rules
 - S Senate Committee Amendment No. 2 Filed with Secretary by Sen. Louis S. Viverito
 - S Senate Committee Amendment No. 2 Referred to Rules
 - S Senate Committee Amendment No. 2 Rules Refers to Education
- 05-03-17 S Senate Committee Amendment No. 2 Adopted
 - S Do Pass as Amended Education; 008-003-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-11 S Second Reading
- S Placed on Calendar Order of 3rd Reading April 12, 2005
- S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and 05-05-10 Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules

SB-2097 VIVERITO.

New Act

Creates the State Budget and School-Funding Crisis Referendum Act. Authorizes a statewide referendum at the consolidated election in 2006. Sets forth questions concerning a temporary increase in the State use and occupation taxes to help solve the current State budget and school-funding crises. Effective immediately.

05-02-25 S Filed with Secretary by Sen. Louis S. Viverito

- S First Reading
- S Referred to Rules
- 05-03-02 S Assigned to Education
- 05-03-10 S Postponed Education
- 05-03-17 S Postponed Education
- 05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-2098 VIVERITO.

New Act

Creates the State Budget and School-Funding Crisis Referendum Act. Authorizes a statewide referendum at the consolidated election in 2006. Sets forth questions concerning a temporary increase in the State income tax to help solve the current State budget and school-funding crises. Effective immediately.

05-02-25 S Filed with Secretary by Sen. Louis S. Viverito

- S First Reading
- S Referred to Rules
- 05-03-02 S Assigned to Education
- 05-03-10 S Postponed Education
- 05-03-17 S Postponed Education
- 05-03-18 S Rule 3-9(a) / Re-referred to Rules

.099 VIVERITO.

New Act

Creates the State Budget and School-Funding Crisis Referendum Act. Authorizes a statewide referendum at the consolidated election in 2006 to seek the advice of the voters. Sets forth questions concerning a temporary increase in the State income tax to help solve the current State budget and school-funding crises. Effective immediately.

- 05-02-25 S Filed with Secretary by Sen. Louis S. Viverito
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Education 05-03-10 S Postponed Education
- 05-03-17 S Postponed Education 05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-2100 SCHOENBERG-RONEN-HARMON-HUNTER-SANDOVAL, RAOUL, MARTINEZ AND CULLERTON.

New Act 5 ILCS 120/2

from Ch. 102, par. 42

- 10 ILCS 5/Art. 28A heading new
- 10 ILCS 5/28A-5 new
- 10 ILCS 5/28A-10 new
- 10 ILCS 5/28A-15 new
- 10 ILCS 5/28A-20 new
- 10 ILCS 5/28A-25 new
- 10 ILCS 5/28A-30 new
- 10 ILCS 5/28A-35 new
- 10 ILCS 5/28A-40 new

30 ILCS 330/6.5 new

30 ILCS 330/2

- 30 ILCS 105/5.640 new
- 30 ILCS 105/6z-100 new
- 30 ILCS 105/6z-105 new
 - from Ch. 127, par. 652

30 ILCS 330/12 30 ILCS 330/19

from Ch. 127, par. 662 from Ch. 127, par. 669

Creates the Illinois Regenerative Medicine Institute Act. Requires that the 2006 general election ballot include the proposition that the State issue \$1,000,000,000 in general obligation bonds in support of stem cell research. Creates the Illinois Regenerative Medicine Institute Creation Act to provide for the governance and operation of the institute, which awards grants and loans for the research. Creates the Cosmetic Medical Procedure Utilization Tax Act to impose a tax upon the privilege of using cosmetic medical procedures at the rate of 6% of gross receipts. Amends the Open Meetings Act to permit closed meetings of the Institute's Oversight Committee and advisory panels on certain confidential topics. Amends the Election Code to provide for placement on the ballot of debt issuance referenda under the Revenue Article of the Illinois Constitution. Amends the State Finance Act to provide various funds for the institute operations, the tax proceeds, and the bond proceeds and retirement. Amends the General Obligation Bond Act to provide for the issuance and use of \$1,000,000,000 in bonds. Effective January 1, 2006, except for those portions (institute creation, tax imposition, and bond issuance) conditioned upon voter approval.

STATE DEBT IMPACT NOTE (Government Forecasting & Accountability)

SB2100 would raise general obligation bond authorization by \$1.0 billion for stem cell research, selling approximately \$100 million a year for ten years: Potential General Obligation debt \$1.8 billion. Debt service 1st year \$10.4 million. Debt service 10th year (highest) \$91.8 million. Debt service 20th year \$66.2 million. Debt service 34th year (final year) \$4.2 million.

FISCAL NOTE (Government Forecasting & Accountability)

SB 2100 would increase State revenues by an undetermined amount by taxing cosmetic surgery procedures.

NOTE(S) THAT MAY APPLY: Correctional; Debt; Fiscal

- 05-02-25 S Filed with Secretary by Sen. Jeffrey M. Schoenberg
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Health & Human Services
- 05-03-03 S Added as Chief Co-Sponsor Sen. Carol Ronen
- 05-03-07 S Added as Chief Co-Sponsor Sen. Don Harmon
- 05-03-10 S Postponed Health & Human Services
 - S Added as Chief Co-Sponsor Sen. Mattie Hunter
 - S Added as Chief Co-Sponsor Sen. Martin A. Sandoval
 - S Added as Co-Sponsor Sen. Kwame Raoul
 - S Added as Co-Sponsor Sen. Iris Y. Martinez
- 05-03-16 S Added as Co-Sponsor Sen. John J. Cullerton
- 05-03-17 S Do Pass Health & Human Services; 007-004-000
 - S Placed on Calendar Order of 2nd Reading April 6, 2005
- 05-04-06 S Fiscal Note Requested by Sen. Dale A. Righter
 - S State Debt Impact Note Requested by Sen. Dale A. Righter
- S State Debt Impact Note Filed from the Commission on Government 05-04-07 Forecasting and Accountability.
 - S Fiscal Note Filed from the Commission on Government Forecasting and Accountability.
- 05-04-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
- S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and 05-05-10 Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules

SB-2101 SIEBEN.

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 county sheriff 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 in each county administered by the sheriff. Provides that 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.

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

- 05-02-25 S Filed with Secretary by Sen. Gary Forby
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Judiciary
- 05-03-09 S Postponed Judiciary
- 05-03-10 S Chief Sponsor Changed to Sen. Todd Sieben
- 05-03-16 S Postponed Judiciary
- 05-03-17 S Postponed Judiciary
- 05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-2102 SIEBEN.

720 ILCS 5/24-3.1 from Ch. 38, par. 24-3.1

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. Exempts municipalities of over 2,000,000 inhabitants. Preempts home rule. Effective immediately.

NOTE(S) THAT MAY APPLY: Home Rule

05-02-25	S Filed with Secretary by Sen. Gary Forby
	S First Reading
	S Referred to Rules
05-03-02	S Assigned to Judiciary
05-03-09	S Postponed - Judiciary
05-03-10	S Chief Sponsor Changed to Sen. Todd Sieben
05-03-16	S Held in Indiciary

05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-2103 SIEBEN.

740 ILCS 130/5

Amends the Premises Liability Act. Provides that the immunity for an owner or operator 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.

- 05-02-25 S Filed with Secretary by Sen. Todd Sieben
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Judiciary
- 05-03-09 S Postponed Judiciary
- 05-03-16 S Do Pass Judiciary; 010-000-000
- S Placed on Calendar Order of 2nd Reading March 17, 2005
- 05-04-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
- 05-04-14 S Third Reading Passed; 058-001-000 H Arrived in House

- H Placed on Calendar Order of First Reading
- 05-04-15 H Chief House Sponsor Rep. Jim Sacia
 - H First Reading
 - H Referred to Rules Committee
- 05-04-20 H Assigned to Agriculture & Conservation Committee
- 05-04-26 H Added Alternate Chief Co-Sponsor Rep. David Reis H Do Pass / Short Debate Agriculture & Conservation Committee; 012-000-000
- 05-04-27 H Placed on Calendar 2nd Reading Short Debate
- 05-04-28 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-05-03 H Third Reading Short Debate Passed 117-000-000 H Added Alternate Chief Co-Sponsor Rep. Patricia R. Bellock S Passed Both Houses
- 05-05-31 S Sent to the Governor
- 05-07-29 S Governor Approved

SB-2104 SIEBEN.

720 ILCS 5/24-2

from Ch. 38, par. 24-2

Amends the Criminal Code of 1961. Provides that a unit of local government, including a home rule unit, may not regulate the transportation of firearms and may not regulate the transportation of ammunition, components, accessories, or accoutrements for firearms. Provides that the provisions of any ordinance or resolution adopted before, on, or after the effective date of this amendatory Act by any unit of local government that imposes restrictions or limitations on the transportation of firearms and ammunition, components, accessories, and accoutrements of firearms in a manner other than those that are imposed by this amendatory Act are invalid and all those existing ordinances and resolutions are void. Provides that this provision is a limitation of home rule powers under subsection (h) of Section 6 of Article VII of the Illinois Constitution. Effective immediately.

NOTE(S) THAT MAY APPLY: Home Rule

- 05-02-25 S Filed with Secretary by Sen. Todd Sieben
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Judiciary
- 05-03-09 S Postponed Judiciary
- 05-03-16 S Do Pass Judiciary; 006-004-000
- S Placed on Calendar Order of 2nd Reading March 17, 2005
- 05-04-11 S Second Reading
- S Placed on Calendar Order of 3rd Reading April 12, 2005
- 05-04-14 S Third Reading Passed; 034-025-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Brandon W. Phelps
 - H First Reading
 - H Referred to Rules Committee
- 05-04-20 H Assigned to Agriculture & Conservation Committee
- 05-04-26 H Do Pass / Short Debate Agriculture & Conservation Committee; 013-000-000
- 05-04-27 H Placed on Calendar 2nd Reading Short Debate
- 05-04-28 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-05-10 H Recalled to Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate 05-05-11 H Second Reading - Short Debate
- H Held on Calendar Order of Second Reading Short Debate 05-05-19 H Second Reading - Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-05-20 H Final Action Deadline Extended-9(b) May 31, 2005
- 05-05-30 H 3/5 Vote Required

	H Verified
	H Third Reading - Short Debate - Passed 079-036-001
	S Passed Both Houses
05-06-28	S Sent to the Governor
05-08-01	S Governor Vetoed
05-10-19	S Placed Calendar Total Veto October 25, 2005
05-10-25	S Motion Filed Override Governor Veto Sen. Todd Sieben
05-10-27	S 3/5 Vote Required
	S Override Governor Veto - Senate Passed 038-020-000
	S Motion Filed to Reconsider Vote Sen. Carol Ronen
	S Motion to Reconsider Vote - Lost 022-034-000
	S 3/5 Vote Required
	S Override Governor Veto - Senate Passed 038-020-000
	H Arrived in House
	H Placed on Calendar Total Veto November 2, 2005
	H Motion Filed Override Governor Veto Rep. Brandon W. Phelps
05-11-03	H 3/5 Vote Required
	H Override Governor Veto - House Lost 067-044-003
	H Calendar Order Total Veto

05-11-04 H Total Veto Stands - No Positive Action Taken

SB-2105 LAUZEN. 605 ILCS 5/4-510

from Ch. 121, par. 4-510

Amends the Illinois Highway Code. Establishes procedures to be followed by the Department of Transportation before, during, and after a hearing on a proposed protected corridor through which a proposed roadway is to be constructed. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-25 S Filed with Secretary by Sen. Chris Lauzen
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Transportation
- 05-03-16 S Do Pass Transportation; 010-000-000
 - S Placed on Calendar Order of 2nd Reading March 17, 2005
- 05-04-13 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 14, 2005
- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules

SB-2106 LAUZEN.

30 ILCS 500/45-10

Amends the Illinois Procurement Code. Requires a preference for Illinois resident bidders of 5% plus the amount of any resident bidder preference given by the state of a nonresident bidder (now, the amount of any preference given by the State of the nonresident bidder).

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-25 S Filed with Secretary by Sen. Chris Lauzen
 - S First Reading
 - S Referred to Rules

SB-2107 LAUZEN. 20 П.CS 210/9

from Ch. 127, par. 1709

Amends the State Fair Act. Prohibits the use of the Department of State Police for police protection at a State fairs. Requires the use of local law enforcement agencies for that purpose. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-25 S Filed with Secretary by Sen. Chris Lauzen
 - S First Reading
 - S Referred to Rules

SB-2108 ROSKAM.

New Act

Creates the Geotechnical Standards Act. Contains only a short title provision.

05-02-25 S Filed with Secretary by Sen. Peter J. Roskam

- S First Reading
- S Referred to Rules

SB-2109 ROSKAM.

20 ILCS 862/1

Amends the Recreational Trails of Illinois Act. Makes a technical change in a Section concerning the short title.

- 05-02-25 S Filed with Secretary by Sen. Peter J. Roskam
 - S First Reading
 - S Referred to Rules

SB-2110 HARMON.

35 ILCS 200/23-10

Amends the Property Tax Code. Provides that, in counties with 3,000,000 or more inhabitants, upon the filing of any tax objection complaint that would, if allowed, reduce the assessed valuation of any property by more than \$100,000, the plaintiff must give notice of the tax objection complaint by mailing a copy of it to any municipality, school district, and community college district in which the property is situated, by certified mail, return receipt requested. Provides that the plaintiff must attach a certification to the tax objection complaint that the notice to taxing districts has been made and that the courts have no jurisdiction to hear any tax objection complaint if proper certification of notice is not filed. Provides that, upon receipt of notice of the filing of a tax objection complaint, a taxing district has an unconditional right to intervene in the tax objection proceedings and has the right to participate fully in the proceedings in the same manner as the named party defendant.

NOTE(S) THAT MAY APPLY: Housing Affordability

05-02-25 S Filed with Secretary by Sen. Don Harmon

- S First Reading
- S Referred to Rules

05-03-02 S Assigned to Revenue

05-03-10 S To Subcommittee

05-03-18 S Rule 3-9(a) / Re-referred to Rules

SILVERSTEIN AND SANDOVAL-DILLARD-COLLINS. SB-2111

720 ILCS 5/33-3

from Ch. 38, par. 33-3

720 ILCS 5/33-7 new

Amends the Criminal Code of 1961. Increases the penalty for official misconduct committed by a public officer or employee from a Class 3 felony to a Class 2 felony. Creates the offense of public contractor misconduct. Defines the offense. Provides that a violation is a Class 2 felony.

SENATE FLOOR AMENDMENT NO. 1

Provides that a special government agent may be guilty of official misconduct as well as a public officer or employee.

HOUSE AMENDMENT NO. 1

Deletes reference to: 720 ILCS 5/33-3

720 ILCS 5/33-7 new

Adds reference to:

P.A. 94-487, Sec. 99 new

Deletes the title and everything after the enacting clause. Amends Public Act 94-166 (which dealt with sex offender registration requirements) by providing that it takes effect on July 1, 2006. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

- 05-02-25 S Filed with Secretary by Sen. Ira I. Silverstein
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Judiciary 05-03-09 S Postponed Judiciary

05-03-16 S Do Pass Judiciary; 010-000-000

- S Placed on Calendar Order of 2nd Reading March 17, 2005
- 05-04-06 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 7, 2005 S Added as Co-Sponsor Sen. Martin A. Sandoval
- 05-04-08 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Ira 1. Silverstein
 - S Senate Floor Amendment No. 1 Referred to Rules
- 05-04-11 S Senate Floor Amendment No. 1 Rules Refers to Judiciary
- 05-04-12 S Senate Floor Amendment No. 1 Recommend Do Adopt Judiciary; 010-000-000
- 05-04-13 S Added as Chief Co-Sponsor Sen. Kirk W. Dillard
- 05-04-14 S Recalled to Second Reading
 - S Senate Floor Amendment No. 1 Adopted; Silverstein
 - S Placed on Calendar Order of 3rd Reading
 - S Third Reading Passed; 059-000-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Edward J. Acevedo
 - H First Reading
 - H Referred to Rules Committee
- 05-04-20 H Assigned to Judiciary II Criminal Law Committee
- 05-05-04 H Added Alternate Chief Co-Sponsor Rep. Milton Patterson
- 05-05-05 H Alternate Chief Sponsor Changed to Rep. James D. Brosnahan
- 05-05-12 H Motion Do Pass Lost Judiciary II Criminal Law Committee; 007-006-002
 - H Remains in Judiciary II Criminal Law Committee
- 05-05-13 H Rule 19(a) / Re-referred to Rules Committee
- 05-11-01 H Final Action Deadline Extended-9(b) January 11, 2006
- H Assigned to Judiciary II Criminal Law Committee
- 05-11-02 H Motion to Suspend Rule 25 Prevailed
 - H House Amendment No. 1 Filed with Clerk by Judiciary II Criminal Law Committee
 - H House Amendment No. 1 Adopted in Judiciary II Criminal Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary II Criminal Law Committee; 011-000-000
 - H Placed on Calendar 2nd Reading Short Debate
 - H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-11-03 H Placed on Calendar Order of 3rd Reading Short Debate H 3/5 Vote Required
 - H Third Reading Short Debate Passed 080-035-000
 - H Added Alternate Co-Sponsor Rep. Richard T. Bradley
 - H Added Alternate Co-Sponsor Rep. Kevin A. McCarthy
 - S Secretary's Desk Concurrence House Amendment(s) 01
 - S Placed on Calendar Order of Concurrence House Amendment(s) 01-November 4, 2005
 - S House Amendment No. 1 Motion to Concur Filed with Secretary Sen. Ira I. Silverstein
 - S House Amendment No. 1 Motion to Concur Referred to Rules
 - S House Amendment No. 1 Motion to Concur Referred to Judiciary
 - S House Amendment No. 1 Motion To Concur Recommended Do Adopt Judiciary; 010-000-000
- 05-11-04 S Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins S House Amendment No. 1 Senate Concurs 058-000-000
- S Passed Both Houses 05-12-02 S Sent to the Governor

- SB-2112 DEMUZIO-SANDOVAL.
 - 110 ILCS 805/2-1
 from Ch. 122, par. 102-1

 110 ILCS 805/2-2
 from Ch. 122, par. 102-2

Amends the Public Community College Act. Provides that beginning on July 1, 2005, one of the 11 members appointed to the Illinois Community College Board by the Governor must be a faculty member at an Illinois public community college. Effective July 1, 2005.

SENATE FLOOR AMENDMENT NO. 1

Beginning on July 1, 2005, requires one of the members of the Illinois Community College Board appointed by the Governor to be a member of the board of trustees of a public community college district. Provides that the Board membership requirements apply only to the Illinois Community College Board and shall have no effect on the membership of the board of trustees of a community college district. Provides that no member of the Board shall hold current membership on a school board or board of trustees of a public or non-public university or technical institute (now, a public or non-public college, university, or technical institute).

- 05-02-25 S Filed with Secretary by Sen. Deanna Demuzio
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Higher Education
- 05-03-10 S Do Pass Higher Education; 009-000-000
 - S Placed on Calendar Order of 2nd Reading March 15, 2005
- 05-04-06 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 7, 2005
- 05-04-11 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Deanna Demuzio
 - S Senate Floor Amendment No. 1 Referred to Rules
- 05-04-12 S Senate Floor Amendment No. 1 Rules Refers to Higher Education
 - S Senate Floor Amendment No. 1 Recommend Do Adopt Higher Education; 008-000-000
- 05-04-14 S Added as Chief Co-Sponsor Sen. Martin A. Sandoval
 - S Recalled to Second Reading
 - S Senate Floor Amendment No. 1 Adopted; Demuzio
 - S Placed on Calendar Order of 3rd Reading
 - S Third Reading Passed; 058-000-000
 - H Arrived in House
 - H Placed on Calendar Order of First Reading
 - H Chief House Sponsor Rep. Paul D. Froehlich
 - H First Reading
 - H Referred to Rules Committee
- 05-04-15 H Alternate Chief Sponsor Changed to Rep. Kevin A. McCarthy H Added Alternate Chief Co-Sponsor Rep. Paul D. Froehlich
 - H Added Alternate Chief Co-Sponsor Rep. James D. Brosnahan
 - H Added Alternate Chief Co-Sponsor Rep. Kevin Joyce
 - H Added Alternate Chief Co-Sponsor Rep. Richard T. Bradley
- 05-04-20 H Assigned to Higher Education Committee
- 05-04-27 H Added Alternate Co-Sponsor Rep. Robert W. Pritchard
- H Do Pass / Short Debate Higher Education Committee; 013-000-000
- 05-04-28 H Placed on Calendar 2nd Reading Short Debate
- 05-05-03 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-05-10 H Third Reading Short Debate Passed 113-000-000
 - S Passed Both Houses
 - H Added Alternate Co-Sponsor Rep. William B. Black
 - H Added Alternate Co-Sponsor Rep. Jack D. Franks
 - H Added Alternate Co-Sponsor Rep. Linda Chapa LaVia
- 05-06-08 S Sent to the Governor
- 05-07-08 S Governor Approved
 - S Effective Date July 8, 2005
 - S Public Act 94-0157

SB-2113 PETKA.

65 ILCS 5/3.1-15-25 from Ch. 24, par. 3.1-15-25 720 ILCS 5/24-1.6

Amends the Illinois Municipal Code. Provides that the provision that states that certain municipal officials are conservators of the peace after completion of a training course administered by the Illinois Law Enforcement Training Standards Board does not apply to any alderman, councilman, or trustee of a municipality that restricts or prohibits the private ownership or possession of any firearms by residents of that municipality by ordinance or resolution. Amends the Criminal Code of 1961. Provides that a violation of the offense of aggravated unlawful use of a weapon by any alderman, councilman, or trustee of a municipality not entitled to carry or possess a firearm in accordance with that provision of the Illinois Municipal Code is a Class 3 felony. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

05-02-25 S Filed with Secretary by Sen. Edward Petka

S First Reading

S Referred to Rules

SB-2114 HARMON.

220 ILCS 5/17-800 new

Amends the Public Utilities Act. Adds a Section concerning aggregation of electrical load by municipalities and counties. Provides only a caption.

- 05-02-25 S Filed with Secretary by Sen. Don Harmon
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Assigned to Environment & Energy
- 05-03-10 S Do Pass Environment & Energy; 007-005-000
 - S Placed on Calendar Order of 2nd Reading March 15, 2005
- 05-04-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading April 12, 2005
- 05-05-10 S Motion Filed Sen. Louis S. Viverito; , Cullerton, Hendon, Petka and Roskam, Motion to Re-refer, pursuant to Senate Rule 3-7. Re-referred to the Senate Rules Committee.
 - S Motion Prevailed
 - S Re-referred to Rules

3-2115 FORBY.

820	ILCS	305/8			from	Ch.	48,	par.	138.8
820	ILCS	305/8.5	new						
820	ILCS	305/8.7	new						
820	ILCS	305/16			from	Ch.	48,	par.	138.16
820	ILCS	310/16			from	Ch.	48,	par.	172.51
	1 .1	** / 1		-					

Amends the Workers' Compensation Act. Makes various changes concerning payments to health care providers for services rendered under the Act. Allows an employer or insurer to contract with a health care provider or group of health care providers for reimbursement levels for benefits under this Act different from those provided in the Act under specified conditions. Provides that, if a patient notifies a health care provider that the treatment, procedure, or service being sought is for a work-related illness or injury and gives the name and address of the responsible employer to the health care provider, the health care provider shall bill the employer directly. Requires registration of utilization review program for workers' compensation services with the Department of Financial and Professional Regulation. Makes other changes. Makes a corresponding change in the Workers' Occupational Diseases Act. Contains a severability provision. Effective January 1, 2006.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-25 S Filed with Secretary by Sen. Gary Forby

- S First Reading
- S Referred to Rules
- 05-03-02 S Assigned to Labor
- 05-03-18 S Rule 3-9(a) / Re-referred to Rules

SB-2116 JACOBS, ALTHOFF, WATSON-RIGHTER AND RISINGER-LAUZEN.

20 ILCS 405/405-292

Amends the Department of Central Management Services Law of the Civil Administrative Code of Illinois. With respect to savings realized from the implementation of State agency business processing efficiency initiatives, provides that savings realized by the Department of Transportation shall be deposited into the Construction Fund, rather than the Efficiency Initiatives Revolving Fund. Effective immediately. SENATE FLOOR AMENDMENT NO. 1 Changes the reference from the Construction Fund to the State Construction Account Fund. NOTE(S) THAT MAY APPLY: Fiscal 05-02-25 S Filed with Secretary by Sen. Mike Jacobs S First Reading S Referred to Rules 05-03-02 S Assigned to State Government 05-03-10 S Do Pass State Government; 006-000-000 S Placed on Calendar Order of 2nd Reading March 15, 2005 S Added as Co-Sponsor Sen. Pamela J. Althoff 05-03-11 05-03-17 S Added as Co-Sponsor Sen. Frank C. Watson S Added as Chief Co-Sponsor Sen. Dale A. Righter S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Mike Jacobs S Senate Floor Amendment No. 1 Referred to Rules S Added as Co-Sponsor Sen. Dale E. Risinger 05-04-06 S Senate Floor Amendment No. 1 Rules Refers to State Government 05-04-07 S Senate Floor Amendment No. 1 Recommend Do Adopt State Government; 007-000-000 05-04-13 S Second Reading S Senate Floor Amendment No. 1 Adopted; Jacobs S Placed on Calendar Order of 3rd Reading April 14, 2005 05-04-14 S Added as Chief Co-Sponsor Sen. Chris Lauzen S Third Reading - Passed; 058-000-000 H Arrived in House H Placed on Calendar Order of First Reading H Chief House Sponsor Rep. Marlow H. Colvin H Alternate Chief Sponsor Removed Rep. Marlow H. Colvin H Chief House Sponsor Rep. Aaron Schock H First Reading H Referred to Rules Committee 05-04-20 H Assigned to State Government Administration Committee 05-05-04 H Do Pass / Short Debate State Government Administration Committee; 008-000-000 05-05-05 H Placed on Calendar 2nd Reading - Short Debate H Added Alternate Chief Co-Sponsor Rep. Bill Mitchell H Added Alternate Chief Co-Sponsor Rep. Rich Brauer H Added Alternate Chief Co-Sponsor Rep. Gary Hannig H Added Alternate Chief Co-Sponsor Rep. Frank J. Mautino 05-05-11 H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate 05-05-18 H Added Alternate Co-Sponsor Rep. Robert W. Pritchard 05-05-20 H Final Action Deadline Extended-9(b) May 31, 2005 05-05-26 H Third Reading - Short Debate - Passed 115-000-000 S Passed Both Houses H Added Alternate Co-Sponsor Rep. Jack D. Franks H Added Alternate Co-Sponsor Rep. Linda Chapa LaVia 05-06-24 S Sent to the Governor

- 05-08-22 S Governor Vetoed 05-10-19 S Placed Calendar Total Veto October 25, 2005
- 05-11-04 S Total Veto Stands

SB-2117 LIGHTFORD.

Appropriates \$15,000,000 from the General Revenue Fund to the Department of Human Services to fund a 50 cent per hour wage increase for direct care and support staff employed by private sector agencies serving individuals with mental health disabilities. Effective July 1, 2005.

05-03-17 S Filed with Secretary by Sen. Kimberly A. Lightford

- S First Reading
- S Referred to Rules

SCHOENBERG. SB-2118

Appropriates \$40,000,000, or so much of that amount as may be necessary, to the Department of Human Services for funding a 50 cent per hour wage increase for direct care and support staff employed by private sector agencies serving individuals with developmental disabilities. Effective July 1, 2005.

05-04-11 S Filed with Secretary by Sen. Jeffrey M. Schoenberg

- S First Reading
- S Referred to Rules

SB-2119 CULLERTON.

New Act

30 ILCS 605/1.02 from Ch. 127, par. 133b3

Authorizes the Illinois Department of Human Services to grant and convey a permanent conservation easement to the Illinois Department of Natural Resources on certain real property in Cook County near the Chicago Read Mental Health Center for the purpose of preserving and protecting the wetlands and forested area for the benefit of certain facility patients, the community, and the general public. Authorizes the Adjutant General, on behalf of the State of Illinois and the Department of Military Affairs, to convey, by quit claim deed, all right, title, 'nd interest of the State of Illinois and the Department of Military Affairs, to convey, by quit claim deed, all right, title, 'nd interest of the State of Illinois and the Department of Military Affairs in and to certain 'al property to the City of Chicago if the City of Chicago conveys, by quit claim deed, to the tate of Illinois the fee simple title in and to certain real property. Requires the Board of rustees of the University of Illinois to convey to Gene Michael Vanderport, of Vermilion ounty, in exchange for fair market value, certain real property located in Vermilion County. 'rovides that the provisions of this Act of the 94th General Assembly are judicially enforceable and that the State Property Control Act does not apply to the transfer of the described property. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-05-25 S Filed with Secretary by Sen. John J. Cullerton
 - S First Reading
 - S Referred to Rules

SB-2120 CULLERTON.

(Laws 1965, p. 2927, Sec. 3; Laws 1967, p. 28, Sec

Amends "An Act to authorize the Department of Mental Health to convey certain Stateowned lands in Kane County", as amended. Provides that certain restrictions on the use of that land do not apply to a portion of that land. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-05-25 S Filed with Secretary by Sen. John J. Cullerton
 - S First Reading
 - S Referred to Rules

SB-2121 CROTTY.

225 ILCS 312/15 225 ILCS 312/20 225 ILCS 312/45 225 ILCS 312/55 225 ILCS 312/60 225 ILCS 312/95 225 ILCS 312/105 225 ILCS 312/110 225 ILCS 312/120 225 ILCS 312/125

Amends the Elevator Safety and Regulation Act. Defines "residential accessibility license". Provides that after January 1, 2006, no person shall erect, construct, wire, alter, replace, maintain, remove, or dismantle any conveyance contained within buildings or structures in the jurisdiction of this State unless he or she is registered as an elevator industry apprentice or a helper by the Office of the State Fire Marshal and works under the direct supervision of an ndividual licensed under the Act as an elevator mechanic. Provides that the Office shall set elevator industry apprenticeship and helper qualifications and registration procedure by rule. Provides that an applicant for licensure as an elevator mechanic who provides acceptable proof hat he or she has worked as an elevator constructor, maintenance, or repair person must make SB-2122 to SB-2123

application within 3 months after the effective date of the initial rules adopted by the Elevator Safety Review Board that implement the Act (now, within one year of the effective date of the Act). Provides that a residential accessibility license shall be issued to an individual who has demonstrated certain qualifications required to obtain an elevator mechanic's license and who performs A18.1 work in a private owner occupied residence. Provides that an applicant for licensure as an elevator contractor may demonstrate 5 years work experience in the elevator industry by providing proof of insurance and submitting the business address and contact information of a designated officer within such business. Provides that a license issued under the Act must be renewed every 2 years (now, biannually). Removes a provision that requires the Office to inspect all newly installed and existing platform lifts and stairway chair lifts for private residences subsequent to an inspection by a person, firm, or company to which a license to inspect conveyances has been issued. Provides that any owner or lessee who violates any of the provisions of the Act shall be fined in an amount not to exceed \$1,500 per violation, per day (now, just \$1,500). Provides that the notice of safety requirements that the Office is required to provide to owners of private residences where a conveyance is located must be provided annually. Makes other changes. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-05-27 S Filed with Secretary by Sen. M. Maggie Crotty

S First Reading

S Referred to Rules

SB-2122 SANDOVAL.

35 ILCS 5/304

from Ch. 120, par. 3-304

Amends the Illinois Income Tax Act. With respect to the apportionment of business income for persons other than residents, provides that for tax years ending on or after December 31, 2005 the income shall be apportioned using the property factor, payroll factor, and sales factor. Effective immediately.

FISCAL NOTE (Department of Revenue)

Tax liability, by recalculating how positive business income is apportioned, would have been \$99.7 million higher for tax year 1999, using property, payroll, and doubleweighted sales method versus sales only. However, since 1999 some businesses have seen dramatic increase or decrease in business income, some new businesses have been created while some existing businesses have closed or merged with other businesses, some businesses have increased or decreased their nexus to Illinois, and some businesses have changed from Type C corporations to Type S corporations, limited liability companies, or partnerships, which means that the current actual revenue impact may be noticeably higher or lower than \$99.7 million.

NOTE(S) THAT MAY APPLY: Fiscal

05-05-30 S Filed with Secretary by Sen. Martin A. Sandoval

- S First Reading
- S Referred to Rules
- 05-06-21 S Fiscal Note Requested by Sen. Martin A. Sandoval
- 05-10-05 S Fiscal Note Filed from the Illinois Department of Revenue.

SB-2123 HARMON.

- 35 ILCS 200/18-125
- 35 ILCS 200/18-185
- 35 ILCS 200/18-190
- 35 ILCS 200/18-205
- 35 ILCS 200/18-230 rep.

Amends the Property Tax Extension Limitation Law of the Property Tax Code. Sets forth procedures for calculating the limiting rate after a rate increase or decrease has been approved by referendum. Sets forth procedures that taxing districts must follow when seeking referendum approval after April 5, 2005 to increase (i) the maximum authorized tax rate for any fund for which the taxing district is authorized by statute to levy taxes and which rate is limited by prior referendum or statutory authorization and which rate is authorized by statute to be increased for a limited or unlimited number of years by direct (and not back door) referendum, except for increases that require an equal corresponding tax rate decrease to be either levied or (ii) the maximum extended tax rate applicable only to the next taxes to be either levied or such taxing district, which maximum extended tax rate applicable to the next taxes shall not

SB-2124 to SB-2127

exceed the maximum authorized tax rate for such fund. Sets forth requirements for form of ballot propositions and referendum notices. Makes changes concerning referenda to increase the extension limitation. Repeals a Section concerning rate increase or decrease factors. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-05-30 S Filed with Secretary by Sen. Don Harmon

- S First Reading
- S Referred to Rules

SB-2124 SANDOVAL.

415 ILCS 5/9.14 new

Amends the Environmental Protection Act. Provides that the owner or operator of certain emissions sources generating electricity in this State through coal combustion must meet a mercury emissions standard equal to or less than 0.6 pounds of mercury per TBtu, or equal to a 90% reduction of mercury from the measured inlet conditions for the affected source, whichever rate is more readily achievable by the affected source, as determined by the owner or operator of the affected source. Provides that if the owner or operator of these emissions sources are unable to comply with this mercury reduction standard through existing control technology the owner or operator may apply to the Agency for an alternative emissions limit for the emissions source. Sets forth provisions for establishing the alternative emissions limit. Provides that upon the establishment of the alternative emissions limit for an affected source, the Agency shall incorporate the alternative emissions limit into the CAAPP permit for the affected emissions source. Provides that an owner or operator complying with the provisions for obtaining an alternative emissions limit shall not be in violation of the mercury emissions standard so long as that owner or operator operates and maintains the affected source in a manner consistent with good air pollution control practices for the minimization of mercury emissions and until the owner or operator obtains the alternative emissions limit for the affected source from the Agency. Sets forth certain test methods to be used to demonstrate compliance with the mercury emission rate requirement. Requires the owner or operator of an affected emissions source to report to the Agency the results of the required tests. Provides for Agency review of the mercury standards adopted. Authorizes the Agency to adopt rules as necessary for the implementation of these mercury emission standards.

NOTE(S) THAT MAY APPLY: Fiscal

05-05-30 S Filed with Secretary by Sen. Martin A. Sandoval

- S First Reading
- S Referred to Rules

SB-2125 SANDOVAL.

30 ILCS 105/8h

Amends the State Finance Act. Exempts the Illinois Veterans' Rehabilitation Fund from the Act's administrative charge-back provisions. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-10-19 S Filed with Secretary by Sen. Martin A. Sandoval

- S First Reading
- S Referred to Rules

SB-2126 PETKA.

625 ILCS 5/13B-15

Amends the Illinois Vehicle Code. Provides that vehicles more than 25 years old are exempt from emissions testing under the Vehicle Emissions Inspection Law of 1995. Effective immediately.

05-10-19 S Filed with Secretary by Sen. Edward Petka

- S First Reading
- S Referred to Rules

SB-2127 BOMKE.

New Act

30 ILCS 805/8.29 new

Creates the Water Service Termination Act. Prohibits the termination for nonpayment of water or sewer service furnished by any public utility, any utility owned or operated by any unit of local government, or any other entity to residential users, including all tenants of mastermetered buildings. Preempts home rule powers. Amends the State Mandates Act to require implementation without reimbursement by the State. Effective immediately.

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

05-10-19 S Filed with Secretary by Sen. Larry K. Bomke

S First Reading

S Referred to Rules

SB-2128 BOMKE.

65	ILCS	5/11-117-12.1	from	Ch.	24,	par.	11-117-12.1
220	ILCS	5/8-205	from	Ch.	111	2/3,	par. 8-205

30 ILCS 805/8.29 new

Amends the the Illinois Municipal Code and the Public Utilities Act. Prohibits the termination of gas and electric utility service to a residential user under specified warm weather conditions if the gas or electricity is used as the only source of cooling at the residence or to operate or control the only source of cooling equipment at the residence. Amends the State Mandates Act to require implementation without reimbursement by the State. Effective immediately.

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

05-10-19 S Filed with Secretary by Sen. Larry K. Bomke

S First Reading

S Referred to Rules

SB-2129 ALTHOFF.

415 ILCS 5/3.330

415 ILCS 5/22.53 new

415 ILCS 5/39

from Ch. 111 1/2, par. 1039

was 415 ILCS 5/3.32

Amends the Environmental Protection Act. Provides that certain waste composting facilities are not pollution control facilities under the Act if materials used for composting at the facility are limited to certain materials (livestock waste, crop residue, uncontaminated wood waste, landscape waste, source separated food waste, and paper waste) in specified amounts (no more than 10,000 cubic yards of raw materials, composting material, or end-product compost on-site at any one time that uses only livestock waste, crop residue, uncontaminated wood waste, and landscape waste as raw materials for composting, or that has no more than 30,000 cubic yards if the compost facility is part of a required Waste Management Plan that has been developed in accordance with the standards of the Livestock Management Facilities Act and meets certain other conditions, or no more than 5,000 cubic yards of raw materials, composting material, or end-product compost on-site at any one time, that uses source separated food waste, paper waste, livestock waste, uncontaminated wood waste, and landscape waste). Provides that facilities used for recycling, reclamation, or reuse operations are not pollution control facilities under the Act if operating under an Agency issued permit for these operations. Sets forth a program of phased in requirements for conducting recycling, reclamation, or reuse operations. Provides that on and after July 1, 2008 no person may conduct any recycling, reclamation, or reuse operation without an Agency issued permit authorizing the activity. Sets forth certain criterion for the permits and exempts certain kinds of recycling operations from the permit requirements. Provides for the Pollution Control Board to adopt regulations for the recycling permit program. Sets forth certain conditions upon which the Agency shall issue permits under this program. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-10-19 S Filed with Secretary by Sen. Pamela J. Althoff

S First Reading

S Referred to Rules

SB-2130 WATSON.

20 ILCS 1605/21.6

625 ILCS 5/3-664 new

Amends the Illinois Vehicle Code. Provides for the issuance of Iraqi Freedom license plates at an additional initial charge of \$40 and an additional renewal charge of \$27 with eligibility requirements to be determined by the Secretary of State. Provides that \$15 of the initial charge and \$2 of the renewal charge shall be paid into the Secretary of State Special License Plate Fund and \$25 of the initial charge and \$25 of the renewal charge shall be paid into the Illinois Veterans Assistance Fund. Amends the Illinois Lottery Law. Provides that the moneys SB-2131 to SB-2134

deposited into the Illinois Veterans Assistance Fund from the sale of Iraqi Freedom license plates may, subject to appropriation, be used by the Department of Veterans' Affairs to provide grants to assist in the financial and educational support of minor and dependent children of veterans who died or were disabled in the line of duty.

NOTE(S) THAT MAY APPLY: Fiscal

05-10-19 S Filed with Secretary by Sen. Frank C. Watson

S First Reading

S Referred to Rules

SB-2131 ALTHOFF.

5 ILCS 140/7 from Ch. 116, par. 207

35 ILCS 636/5-53 new

35 ILCS 645/5-10 new

65 ILCS 5/8-11-2.5 new

Amends the Simplified Municipal Telecommunications Tax Act, the Electricity Infrastructure Maintenance Fee Law, and the Illinois Municipal Code. Authorizes municipalities that impose certain taxes or fees on or collected by public utilities to conduct audits of those utilities to determine the accuracy of the taxes or fees paid to the municipality. Sets forth procedures under which a municipality may collect information from a public utility that is necessary to perform an audit. Sets forth procedures concerning the audit findings, liability for errors, penalties, confidentiality, and exemptions. Amends the Freedom of Information Act to exempt information provided by a public utility to a municipality in the course of an audit from the Act's inspection requirements. Effective immediately.

05-10-19 S Filed with Secretary by Sen. Pamela J. Althoff

S First Reading

S Referred to Rules

SB-2132 ALTHOFF.

35 ILCS 200/20-15

35 ILCS 200/21-295

35 ILCS 200/21-300 35 ILCS 200/21-308 new

33 IDCS 200/21-308 new

Amends the Property Tax Code. Provides that each tax bill must include information that certain taxpayers may be eligible for tax exemptions, abatements, and other assistance programs and that, for more information, taxpayers should consult with the office of their township or county collector and with the Illinois Department of Revenue. Authorizes counties to establish and operate a homestead protection program under which the county treasurer may make vayments from the indemnity fund to pay the delinquent taxes, along with all associated fees nd interest, on the primary residence of eligible taxpayers. Provides that the county treasurer uall have a lien on the property in the amount of the assistance provided. Sets forth squirements for the program. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

- 05-10-19 S Filed with Secretary by Sen. Pamela J. Althoff
 - S First Reading

S Referred to Rules

SB-2133 CRONIN.

35	ILCS	105/3-	10		from	Ch.	120,	par.	439.3-10
35	ILCS	105/9			from	Ch.	120,	par.	439.9
35	ILCS	120/2-	10						441-10
35	ILCS	120/3			from				
	1 .1		-					r	

Amends the Use Tax Act and the Retailers' Occupation Tax Act. Provides that, beginning on January 1, 2006, the tax on motor fuel and gasohol that is used in a school bus is imposed at the rate of 1.25% (now, 6.25%). Sets forth provisions for the distribution of these tax proceeds into the Local Government Tax Fund and the County and Mass Transit District Fund. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-10-19 S Filed with Secretary by Sen. Dan Cronin
 - S First Reading
 - S Referred to Rules

SB-2134 JACOBS.

30 ILCS 105/12-2

from Ch. 127, par. 148-2

Amends the State Finance Act. Provides that for personnel under the jurisdiction of the State travel control boards, the allowance rate for automobile travel mileage reimbursement, which is the same as the rate set by federal regulations, shall be increased or decreased during the State's fiscal year as of the effective date of the federal regulations (now, increases do not take effect until the next July 1).

NOTE(S) THAT MAY APPLY: Fiscal

05-10-19 S Filed with Secretary by Sen. Mike Jacobs

S First Reading

S Referred to Rules

SB-2135 JACOBS.

70 ILCS 5/8.12 from Ch. 15 1/2, par. 68.8-12

Amends the Airport Authorities Act. Deletes the restrictions on the exercise of police powers by airport authority security forces that limit the exercise of police powers to the area of the authority's jurisdiction when needed to protect people or authority property or when another law enforcement agency requests assistance.

05-10-19 S Filed with Secretary by Sen. Mike Jacobs

S First Reading

S Referred to Rules

SB-2136 J. JONES.

625 ILCS 5/12-215

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

Amends the Illinois Vehicle Code. Provides that vehicles owned and operated by paid or unpaid members of a local or county emergency management services agency may use blue oscillating, rotating, or flashing lights, when used in combination with red oscillating, rotating, or flashing lights. Provides that these lights may not be lighted except when responding to a bona fide emergency. Effective immediately.

05-10-19 S Filed with Secretary by Sen. John O. Jones

S First Reading

S Referred to Rules

SB-2137 HALVORSON-GARRETT-RUTHERFORD.

New Act

20 ILCS 3930/7 20 ILCS 3930/9

from Ch. 38, par. 210-7 from Ch. 38, par. 210-9

Creates the Illinois Public Safety Agency Network Act. Provides for the creation of the Illinois Public Safety Agency Network (IPSAN) as a not-for-profit corporation to develop and operate comprehensive interoperable communications systems for law enforcement. Authorizes IPSAN to succeed the Illinois Criminal Justice Information Authority in the management, operation, and general oversight of law enforcement communications and information systems including existing ALERTS, ALECS, and PIMS networks. Makes corresponding changes to reflect this succession. Provides that IPSAN shall monitor existing criminal justice information systems, enter into contracts for computer software or designs developed for the Illinois criminal justice system, establish general policies concerning these information systems, and exercise any other powers that are reasonable and necessary to carry out the objectives and purposes of the Act. Provides for the appointment of an IPSAN Board of Directors. Sets forth powers and duties of the Board. Requires moneys of the Criminal Justice Information Systems Trust Fund to be deposited into the IPSAN operating fund. Establishes an Advisory Committee to assist the Board. Provides for a lease agreement program under which IPSAN may hire individuals employed by the Illinois Criminal Justice Information Authority or who are employed by the Office of the Governor in support of criminal justice information programs. Requires State executive branch agencies to consult with IPSAN in order to ensure the interoperability of existing and future public safety communication systems and criminal justice database programs or networks. Amends the Illinois Criminal Justice Information Act. Effective January 1, 2006.

NOTE(S) THAT MAY APPLY: Fiscal

05-10-19 S Filed with Secretary by Sen. Debbie DeFrancesco Halvorson

S First Reading

S Referred to Rules

05-10-26 S Added as Chief Co-Sponsor Sen. Susan Garrett

05-11-04 S Added as Chief Co-Sponsor Sen. Dan Rutherford

SB-2138 DEL VALLE-SCHOENBERG-MALONEY.

- 30 ILCS 500/50-13
- 30 ILCS 500/50-20
- 30 ILCS 500/50-37 new

Amends the Illinois Procurement Code. Provides that State officers and employees prohibited from obtaining State contracts may not receive legal, banking, consulting, or other fees related to State government bond issuances. Prohibits waivers from the prohibition. Prohibits State contractors with contracts with an annual aggregate value of more than \$25,000 from making political contributions to the executive branch constitutional officers responsible for awarding the contracts. Establishes penalties for violations. Requires that each State contract bid or offer in excess of \$10,000 annual value must be accompanied by a disclosure of the bidder's or offeror's political contributions to the executive branch constitutional officer responsible for awarding the contract. Authorizes the State Comptroller to refuse payments under contracts for which those disclosures were not made. Makes other changes. Effective July 1, 2006.

05-10-19 S Filed with Secretary by Sen. Miguel del Valle

- S Chief Co-Sponsor Sen. Jeffrey M. Schoenberg
- S First Reading
- S Referred to Rules

05-11-03 S Added as Chief Co-Sponsor Sen. Edward D. Maloney

SB-2139 HUNTER.

40 ILCS 5/14-110

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

Amends the State Employee Article of the Illinois Pension Code. Adds police officers for the Secretary of State to the alternative formula. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

- 05-10-26 S Filed with Secretary by Sen. Mattie Hunter
 - S First Reading
 - S Referred to Rules

SB-2140 SANDOVAL.

105 ILCS 5/27A-4

Amends the Charter Schools Law of the School Code. Raises the total number of charter schools that may operate at any one time from 60 to 65 and the total number of charter schools that may operate at any one time in Chicago from 30 to 35. Provides that the Chicago Board of Education must designate attendance boundaries to relieve overcrowding for these 5 additional charter schools. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-10-26 S Filed with Secretary by Sen. Martin A. Sandoval
 - S First Reading
 - S Referred to Rules
- 05-11-03 S Assigned to Education
- 05-12-05 S Pursuant to Senate Rule 3-9(b) / Referred to Rules

3-2141 RIGHTER.

35 ILCS 10/5-25

Amends the Economic Development for a Growing Economy Tax Credit Act. Provides that an Applicant for the tax credit under the Act may demonstrate that the project would not occur in Illinois by presenting evidence that the Applicant, currently located in the State, is in competition for production or for a contract to provide goods or services to a vendee who has the option of awarding the production or contract, instead, to a vendor in another state.

NOTE(S) THAT MAY APPLY: Fiscal

05-10-26 S Filed with Secretary by Sen. Dale A. Righter

- S First Reading
- S Referred to Rules

SB-2142 ROSKAM.

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

Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Provides that the redevelopment project in the TIF district created by an ordinance that was adopted on May 21, 1990 by the City of West Chicago must be completed by December 31 of the 35th year (now, the 23rd year) after the year in which the ordinance was adopted. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

05-10-26 S Filed with Secretary by Sen. Peter J. Roskam

S First Reading

S Referred to Rules

SB-2143 ALTHOFF. 320 ILCS 30/2

from Ch. 67 1/2, par. 452

Amends the Senior Citizens Real Estate Tax Deferral Act. Provides that the term "taxpayer" means an individual whose household income for the year is no greater than \$45,000 (now, \$40,000). Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

- 05-10-26 S Filed with Secretary by Sen. Pamela J. Althoff
 - S First Reading
 - S Referred to Rules

SB-2144 JACOBS.

New Act

Creates the Collateral Recovery Act. Provides for the licensure of repossession agencies, the certification of recovery managers, and the registration of repossession agency employees. Establishes the Illinois Repossession and Recovery Board. Grants rulemaking authority to the Department of Financial and Professional Regulation. Sets forth provisions concerning qualifications, application, examination, assignment, insurance requirements, and administrative proceedings. Prohibits recovery work on a contingency basis.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

- 05-10-26 S Filed with Secretary by Sen. Mike Jacobs
 - S First Reading
 - S Referred to Rules

SB-2145 HAINE.

New Act

Creates the Illinois Consumer Choice of Benefits Health Insurance Plan Act. Provides that insurers may offer policies of accident and health insurance that do not provide state-mandated health benefits. Requires applications and policies to contain notice that the policy may not cover some or all of the state-mandated health benefits. Requires insurers to provide a disclaimer at the time the policy is issued that must be signed by the applicant or subscriber. Grants the Secretary of the Department of Financial and Professional Regulation the power to adopt rules necessary to implement the Act. Requires insurers to maintain a description of its rating practices and renewal underwriting practices. Provides for the applicability of certain Illinois Insurance Code provisions.

05-10-26 S Filed with Secretary by Sen. William R. Haine

- S First Reading
- S Referred to Rules

SB-2146 RIGHTER-ALTHOFF-GEO-KARIS-ROSKAM-PETKA, BURZYNSKI AND BRADY.

35 ILCS 200/15-165

35 ILCS 200/15-166 new

Amends the Property Tax Code. Ends the current exemption for disabled veterans with the 2005 tax year. Provides that, beginning with the 2006 tax year, the total value of property that is owned and used as a homestead by (i) a disabled veteran (or his or her spouse), (ii) a veteran confined to a wheelchair (or his or her spouse), or (iii) the surviving spouse of a veteran who died from service-connected causes while on active duty is exempt from taxation. Sets forth requirements for the exemptions. Provides that a surviving spouse may transfer the exemption to homestead property acquired after the veteran's death. Requires an annual application for the exemptions. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

05-10-26 S Filed with Secretary by Sen. Dale A. Righter

S Chief Co-Sponsor Sen. Pamela J. Althoff

- S First Reading
- S Referred to Rules
- S Added as Chief Co-Sponsor Sen. Adeline Jay Geo-Karis
- S Added as Chief Co-Sponsor Sen. Peter J. Roskam
- S Added as Chief Co-Sponsor Sen. Edward Petka
- S Added as Co-Sponsor Sen. J. Bradley Burzynski
- 05-11-09 S Added as Co-Sponsor Sen. Bill Brady

SB-2147 MALONEY.

40 ILCS 5/15-155	from Ch. 108 1/2, par. 15-155
40 ILCS 5/16-158	from Ch. 108 1/2, par. 16-158

Amends the State Universities Article of the Illinois Pension Code. Provides that provisions concerning the employer's contribution for earnings increases in excess of 6% do not apply to earnings increases as a result of movement to a position of authority over others within the department or university. Amends the Downstate Teacher Article of the Illinois Pension Code. Provides that provisions concerning the employer's contribution for salary increases in excess of 6% do not apply to salary increases as a result of movement to a position of authority over others within the department, school, or district. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

05-10-26 S Filed with Secretary by Sen. Edward D. Maloney

S First Reading

S Referred to Rules

SB-2148 JACOBS.

40 ILCS 5/16-158 from Ch. 108 1/2, par. 16-158

Amends the Downstate Teacher Article of the Illinois Pension Code. Provides that provisions concerning the employer's contribution for salary increases in excess of 6% do not apply to salary increases as a result of accepting school-sponsored, extra-curricular assignments. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

05-10-26 S Filed with Secretary by Sen. Mike Jacobs

- S First Reading
- S Referred to Rules

SB-2149 J. SULLIVAN.

40 ILCS 5/15-155 from Ch. 108 1/2, par. 15-155 40 ILCS 5/16-158

from Ch. 108 1/2, par. 16-158

Amends the State Universities Article of the Illinois Pension Code. Provides that, for parttime staff, provisions concerning the employer's contribution for earnings increases in excess of 6% do not apply to earnings increases as a result of the participant increasing his or her workload. Amends the Downstate Teacher Article of the Illinois Pension Code. Provides that, for part-time staff, provisions concerning the employer's contribution for salary increases in excess of 6% do not apply to salary increases as a result of the teacher increasing his or her workload. Effective immediately,

NOTE(S) THAT MAY APPLY: Fiscal; Pension

05-10-27 S Filed with Secretary by Sen. John M. Sullivan

- S First Reading
- S Referred to Rules

SB-2150 DEMUZIO.

from Ch. 108 1/2, par. 16-158 40 ILCS 5/16-158

Amends the Downstate Teacher Article of the Illinois Pension Code. Provides that provisions concerning the employer's contribution for salary increases in excess of 6% do not apply to payments or stipends the teacher may receive for National Board certification. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

- 05-11-02 S Filed with Secretary by Sen. Deanna Demuzio
 - S First Reading
 - S Referred to Rules

SB-2151 SCHOENBERG-MALONEY-HARMON-CROTTY, MILLNER, SIEBEN, DAHL, AXLEY, ALTHOFF, RISINGER, BRADY-RADOGNO, BOMKE, J. JONES,

LUECHTEFELD, HAINE, WATSON, WINKEL, GEO-KARIS, DILLARD, ROSKAM, CRONIN AND HALVORSON.

40 ILCS 5/15-155 40 ILCS 5/16-158 from Ch. 108 1/2, par. 15-155

from Ch. 108 1/2, par. 16-158

Amends the State Universities Article of the Illinois Pension Code. Provides that provisions concerning the employer's contribution for earnings increases in excess of 6% do not apply to any of the following: (i) earnings increases as a result of movement to a position of authority over others within the department or university; (ii) for part-time staff, earnings increases as a result of the participant increasing his or her workload; (iii) earnings increases as a result of a negotiated salary schedule; and (iv) earnings increases as a result of the System participant (A) accepting academic classes for which course credit is received in addition to the number of classes the employer requires under its policy or by contract and (B) teaching during the summer term. Amends the Downstate Teacher Article of the Illinois Pension Code. Provides that provisions concerning the employer's contribution for salary increases in excess of 6% do not apply to any of the following: (i) payments or stipends the teacher may receive for National Board certification; (ii) salary increases as a result of accepting school-sponsored, extra-curricular assignments; (iii) salary increases as a result of movement to a position of authority over others within the department, school, or district; (iv) for part-time staff, salary increases as a result of the teacher increasing his or her workload; (v) salary increases earned as a result of a negotiated salary schedule; and (vi) salary increases as a result of the teacher (A) accepting academic classes for which course credit is received in addition to the number of classes the employer requires under its policy or by contract, if the employer certifies the reason the teacher was asked to accept additional classes, and (B) accepting summer classes. Effective immediately.

- NOTE(S) THAT MAY APPLY: Fiscal; Pension 05-11-02 S Filed with Secretary by Sen. Jeffrey M. Schoenberg S First Reading S Referred to Rules S Added as Chief Co-Sponsor Sen. Edward D. Maloney 05-11-03 S Added as Chief Co-Sponsor Sen. Don Harmon S Added as Chief Co-Sponsor Sen. M. Maggie Crotty S Added as Co-Sponsor Sen. John J. Millner S Added as Co-Sponsor Sen. Todd Sieben S Added as Co-Sponsor Sen. Gary G. Dahl S Added as Co-Sponsor Sen. Cheryl Axley S Added as Co-Sponsor Sen. Pamela J. Althoff S Added as Co-Sponsor Sen. Dale E. Risinger S Added as Co-Sponsor Sen. Bill Brady S Added as Chief Co-Sponsor Sen. Christine Radogno S Added as Co-Sponsor Sen. Larry K. Bomke S Added as Co-Sponsor Sen. John O. Jones S Added as Co-Sponsor Sen. David Luechtefeld S Added as Co-Sponsor Sen. William R. Haine S Added as Co-Sponsor Sen. Frank C. Watson S Added as Co-Sponsor Sen. Richard J. Winkel, Jr. 05-11-04 S Added as Co-Sponsor Sen. Adeline Jay Geo-Karis S Added as Co-Sponsor Sen. Kirk W. Dillard S Added as Co-Sponsor Sen. Peter J. Roskam
 - S Added as Co-Sponsor Sen. Dan Cronin
 - 05-11-28 S Added as Co-Sponsor Sen. Debbie DeFrancesco Halvorson

SB-2152 SANDOVAL.

New Act

Creates the School-As-Lender Contracts Prohibition Act. Prohibits a public university in Illinois that offers graduate courses from entering into a school-as-lender contract with a private lending institution, but allows the university to maintain its Direct Loan Programs. Provides that any university that violates the Act shall forfeit \$8.91 of State funding for every \$100 loaned to the university through a school-as-lender contract.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-11-02 S Filed with Secretary by Sen. Martin A. Sandoval
 - S First Reading

S Referred to Rules

SB-2153 SANDOVAL.

New Act

Creates the Negative Use Restriction Act. Contains findings. Provides that a private agreement that purports to impose a recorded negative use restriction with a term of more than one year upon real property so as to prohibit or have the economic or practical effect of prohibiting the use of the real property for grocery store or drug store purposes after the owner or operator of a grocery store or drug store in excess of 7,500 square feet has terminated operations at the site is against public policy and is void and unenforceable. Creates an exception in the case of an owner or operator of a grocery store or drug store that terminates operations at a site for the purpose of relocating those operations into a comparable or larger grocery store or drug store located within one-half mile of the site if certain conditions are met, and permits a unit of local government that exercises zoning powers to change certain conditions under specified circumstances. Provides that a violation is a petty offense punishable by a fine of not less than \$500 and not more than \$1,000, and that a unit of local government may seek an injunction or other equitable relief to stop a violation. Effective immediately.

05-11-02 S Filed with Secretary by Sen. Martin A. Sandoval

S First Reading

S Referred to Rules

SB-2154 BOMKE.

5 ILCS 335/3 50 ILCS 122/15 from Ch. 127, par. 4053

Amends the Disaster Service Volunteer Leave Act and the Local Government Disaster Service Volunteer Act. Provides that an employee of a State or local agency who is a member of a Community Emergency Response Team created under the direction of a unit of local

government, or any agency thereof, may be granted leave from his or her work with pay for not more than 20 working days in any 12-month period to participate in specialized disaster relief services upon the request of Illinois Emergency Management Agency for the services of that employee and upon the approval of that employee's agency, without loss of seniority, pay, vacation time, compensatory time, personal days, sick time or earned overtime accumulation. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

05-11-02 S Filed with Secretary by Sen. Larry K. Bomke

S First Reading

S Referred to Rules

SB-2155 E. JONES.

105 ILCS 425/6

from Ch. 144, par. 141

105 ILCS 425/11 from Ch. 144, par. 146

Amends the Private Business and Vocational Schools Act. With respect to an application for a certificate of approval, provides that a certificate of deposit may be included instead of a surety company bond. Provides that a sales representative may provide a certificate of deposit instead of a surety company bond. Effective immediately.

05-11-02 S Filed with Secretary by Sen. Emil Jones, Jr.

- S First Reading
- S Referred to Rules

SB-2156 CULLERTON AND HAINE.

720 ILCS 5/12-2.6

Amends the Criminal Code of 1961. In the statute concerning the offense of use of a dangerous place for the commission of a controlled substance or cannabis offense, changes a reference from "premise" to "premises" in the definition of "place". Effective immediately. 05-11-02 S Filed with Secretary by Sen. John J. Cullerton

- - S First Reading
 - S Referred to Rules

05-12-01 S Added as Co-Sponsor Sen. William R. Haine

SB-2157 WILHELMI.

40 ILCS 5/15-155

from Ch. 108 1/2, par. 15-155

40 ILCS 5/16-158

from Ch. 108 1/2, par. 16-158

Amends the State Universities Article of the Illinois Pension Code. Provides that provisions concerning the employer's contribution for earnings increases in excess of 6% do not apply to earnings increases as a result of the System participant (A) accepting academic classes for which course credit is received in addition to the number of classes the employer requires under its policy or by contract and (B) teaching during the summer term. Amends the Downstate Teacher Article of the Illinois Pension Code. Provides that provisions concerning the employer's contribution for salary increases in excess of 6% do not apply to salary increases as a result of the teacher (A) accepting academic classes for which course credit is received in addition to the number of classes the employer requires under its policy or by contract, if the employer certifies the reason the teacher was asked to accept additional classes, and (B) accepting summer classes. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

05-11-02 S Filed with Secretary by Sen. Arthur J. Wilhelmi

S First Reading

S Referred to Rules

SB-2158 FORBY.

40 ILCS 5/15-155	from Ch. 108 1/2, par. 15-155
40 ILCS 5/16-158	from Ch. 108 1/2, par. 16-158

Amends the State Universities Article of the Illinois Pension Code. Provides that provisions concerning the employer's contribution for earnings increases in excess of 6% do not apply to earnings increases as a result of a negotiated salary schedule. Amends the Downstate Teacher Article of the Illinois Pension Code. Provides that provisions concerning the employer's contribution for salary increases in excess of 6% do not apply to salary increases earned as a result of a negotiated salary schedule. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

05-11-03 S Filed with Secretary by Sen. Gary Forby

S First Reading

S Referred to Rules

SB-2159 SANDOVAL.

30 ILCS 500/20-155 new

Amends the Illinois Procurement Code. Provides that pre-award, post-award, administration, and close-out documents relating to a contract must be public after that contract is awarded. Effective immediately.

05-11-03 S Filed with Secretary by Sen. Martin A. Sandoval

S First Reading

S Referred to Rules

SB-2160 CLAYBORNE.

765 ILCS 745/8 765 ILCS 745/22 from Ch. 80, par. 208 from Ch. 80, par. 222

Amends the Mobile Home Park Act. Provides procedures for accelerated closure of a mobile home park in the event that the park owner has provided notice of his or her election to cease operations and 90% or more of tenants occupying the park on the effective date of the notice have vacated or abandoned the mobile home park. Provides that, if a tenant fails to remove or cause the removal or relocation of his or her mobile home and personal property located at the mobile home park within 30 days of the termination of his or her lease by its terms, the park owner shall be entitled to remove and dispose of such mobile home and personal property without liability to any party for damages caused by the removal, sale, or disposal. Provides that transportation of the mobile home over the public streets and highways of this State under the listed Section shall not require registration plates issued under the Illinois Vehicle Code or a permit certifying payment of the mobile home tax under the Mobile Home Local Services Tax Act for the current year. Effective immediately.

05-11-03 S Filed with Secretary by Sen. James F. Clayborne, Jr.

S First Reading

S Referred to Rules

SB-2161 HARMON-ALTHOFF.

35 ILCS 200/18-125

35 ILCS 200/18-185 35 ILCS 200/18-190 35 ILCS 200/18-190 35 ILCS 200/18-205 35 ILCS 200/18-230 rep. 105 ILCS 5/17-3

from Ch. 122, par. 17-3

Amends the Property Tax Code. Makes changes to the form of the ballot proposition to increase a maximum tax rate and makes changes to the information that must be printed on the ballot. In the Property Tax Extension Limitation Law in the Property Tax Code, makes changes to the calculation of the limiting rate after a rate increase or decrease has been approved by referendum and repeals a Section concerning the rate increase or decrease factor. Sets forth procedures that taxing districts must follow whenever seeking referendum approval after April 5, 2005 to (i) levy a new tax rate authorized by statute, (ii) increase the rate extended for any tax the taxing district is authorized to levy and which rate is authorized by statute to be increased by referendum, or (iii) increase the limiting rate applicable to the taxing district (instead of procedures to increase the extension limitation. Amends the School Code. Provides that a school board in any district having a population of less than 500,000 inhabitants may decrease its annual tax rate for educational purposes by referendum. Makes other changes.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

05-11-03 S Filed with Secretary by Sen. Don Harmon

- S First Reading
- S Referred to Rules
- S Added as Chief Co-Sponsor Sen. Pamela J. Althoff

SB-2162 HARMON.

750 ILCS 45/6.5 new

Amends the Illinois Parentage Act of 1984. Prohibits the custody of or visitation with a child by a person found to be the father of the child under the Act, if the father has been convicted or pled guilty to one of the listed offenses and that offense was related to his conduct in the fathering the child. Effective immediately.

05-11-04 S Filed with Secretary by Sen. Don Harmon

S First Reading

S Referred to Rules

SB-2163 CROTTY.

65 ILCS 5/11-13-1.1 from Ch. 24, par. 11-13-1.1

Amends the Illinois Municipal Code. Makes a technical change in a Section concerning zoning and special uses.

05-11-04 S Filed with Secretary by Sen. M. Maggie Crotty

S First Reading

S Referred to Rules

HOUSE BILLS

HOUSE COMMITTEE CODES

ADPT Adoption Reform, Special Committee HAGC Agriculture & Conservation HAGI Aging HAPE Approp-Elementary & Secondary Educ HAPG Appropriations-General Service HAPH Appropriations-Human Services HAPI Appropriations-Higher Education HAPP Appropriations-Public Safety HCOM Computer Technology HCON Consumer Protection HCSE Child Support Enforcement HCWL Whole, Committee of the HDMI Develop Disabilities Mental Illness HECR Elections & Campaign Reform HELM Elementary & Secondary Education HENE Environment & Energy HENH Environmental Health HEUD Electric Utility Oversight HEXC Executive HFEE Fee-For-Service Initiatives Financial Institutions HFIN HGAM Gaming HHCA Health Care Availability Access HHED Higher Education HHSV Human Services HHUD Housing & Urban Development HINS Insurance HITC International Trade & Commerce HJUA Judiciary I - Civil Law HJUB Judiciary II - Criminal Law HLBR Labor HLGV Local Government HMAS Mass Transit HPPN Personnel & Pensions HPUB Public Utilities HREG Registration & Regulation HREV Revenue HRUL Rules HSGA State Government Administration HTEL Telecommunications HTOR Tourism & Conventions HTRN Transportation & Motor Vehicles HVET Veterans Affairs

PFMP Pension Fund Management Procurement

HB-0001 KELLY-BAILEY-GRAHAM.

235 ILCS 5/10-4

from Ch. 43, par. 186

Amends the Liquor Control Act of 1934. Provides that if a licensee appeals a decision of the State Commission or the local commissioner to revoke his or her license, (1) in the case of a first appeal, the licensee may not sell alcoholic liquor while the appeal is pending unless the licensee posts a bond in an amount set by the State commission or the local commissioner (whichever has jurisdiction) and (2) in the case of a second or subsequent appeal, the licensee may not sell alcoholic liquor while the appeal is pending. Effective immediately.

04-12-03 H Prefiled with Clerk by Rep. Robin Kelly

05-01-12 H First Reading H Referred to Rules Committee
05-01-26 H Assigned to Executive Committee
05-02-01 H Added Chief Co-Sponsor Rep. Patricia Bailey
05-02-09 H Added Chief Co-Sponsor Rep. Deborah L. Graham
05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0002 DAVIS, WILLIAM-LANG-KELLY.

35 ILCS 200/21-81 new

Amends the Property Tax Code. Provides that if a county or municipality acquires certain property on which taxes are delinquent, the county or municipality may petition the circuit court to determine (i) that waste was committed or suffered on the property on or after the date the taxes on the property first became delinquent and (ii) the extent to which the waste diminished the fair market value of the property. Holds each person whose acts or omissions caused the waste jointly and severally liable for (i) the entire amount of the delinquency and (ii) damages based on the amount of the diminishment. Imposes criminal penalties for intentional waste of the property. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Amends the Property Tax Code. Provides that if a county or municipality acquires an interest certain property, the county or municipality may petition the circuit court to determine (i) that waste was committed or suffered on the property on or after the date that notice was received by the proper party but on or before the expiration of the period of redemption; and (ii) the extent to which the fair market value of the property has been diminished by the waste. Holds each person whose acts or omissions caused the waste jointly and severally liable for the entire amount of any delinquency and the amount of the diminishment. Authorizes a county or municipality to deliver notice of its acquisition of an interest in the property to the county clerk to be mailed to the proper party. Sets forth the information to be included in the notice. Provides that notice is deemed to be received by the proper party within 2 business days after it is mailed by the clerk. Requires the proper party to promptly post copies of the notice throughout the premises. Effective immediately.

HOUSE AMENDMENT NO. 2

Deletes everything after the enacting clause. Amends the Property Tax Code. Provides that if a county or municipality could acquire an interest certain property, the county or municipality may petition the circuit court to determine (i) that waste was committed or suffered on the property on or after the date that notice was received by the proper party but on or before the date the county or municipality acquires the property by deed; and (ii) the extent to which the fair market value of the property has been diminished by the waste. Holds each person whose acts or omissions caused the waste jointly and severally liable for the entire amount of the diminishment. Authorizes a county or municipality to deliver notice of its potential interest in the property to the county clerk to be mailed to the proper party. Sets forth the information to be included in the notice. Provides that notice is deemed to be received by the proper party within 3 business days after it is mailed by the clerk. Requires the proper party to promptly post copies of the notice throughout the premises and mail copies of the notice to all owners, occupants, and other interested. Provides that failure of the proper party to post and mail the notice shall be deemed suffering waste to be committed. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal; Housing Affordability

04-12-03 H Prefiled with Clerk by Rep. Robin Kelly

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Revenue Committee

- 05-02-01 H Added Chief Co-Sponsor Rep. Lou Lang 05-03-10 H House Amendment No. 1 Filed with Clerk by Revenue Committee
 - H House Amendment No. 1 Adopted in Revenue Committee; 003-000-000; Sub-committee
 - H Remains in Revenue Committee
 - H Committee Deadline Extended-Rule 9(b) March 17, 2005
- 05-03-16 H House Amendment No. 2 Filed with Clerk by Revenue Committee H House Amendment No. 2 Adopted in Revenue Committee; by Voice Vote H Do Pass as Amended / Short Debate Revenue Committee; 009-000-000 H Placed on Calendar 2nd Reading - Short Debate
- 05-04-08 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-04-12 H Chief Sponsor Changed to Rep. William Davis
- 05-04-13 H Added Chief Co-Sponsor Rep. Robin Kelly
- 05-04-14 H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-15 H Third Reading Short Debate Passed 116-000-000 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 19, 2005
- 05-04-18 S Chief Senate Sponsor Sen. M. Maggie Crotty
- 05-04-19 S First Reading
 - S Referred to Rules
- 05-04-21 S Assigned to Revenue
- 05-05-05 S Do Pass Revenue; 008-000-000
 - S Placed on Calendar Order of 2nd Reading May 10, 2005
- 05-07-01 S Pursuant to Senate Rule 3-9(b) / Referred to Rules

HB-0003 KELLY-DUGAN-GRAHAM-DAVIS, WILLIAM-JOYCE, RITA, MCCARTHY AND GRANBERG.

65 ILCS 5/10-2.1-14 from Ch. 24, par. 10-2.1-14

Amends the Illinois Municipal Code. Provides that applicants on the register of eligibles for appointment to fire departments who have an EMT-B, EMT-I, or EMT-P license in accordance with the Emergency Medical Services (EMS) Systems Act may be given preference in appointment over non-licensed applicants.

- 04-12-03 H Prefiled with Clerk by Rep. Robin Kelly
 - 05-01-12 H First Reading
 - H Referred to Rules Committee
 - 05-01-26 H Assigned to Local Government Committee
 - 05-02-02 H Do Pass / Short Debate Local Government Committee; 011-000-000
 - 05-02-03 H Placed on Calendar 2nd Reading Short Debate
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - H Added Chief Co-Sponsor Rep. Lisa M. Dugan
 - H Added Chief Co-Sponsor Rep. Deborah L. Graham
 - 05-02-08 H Added Chief Co-Sponsor Rep. William Davis
 - H Added Chief Co-Sponsor Rep. Kevin Joyce
 - H Added Co-Sponsor Rep. Robert Rita
 - H Added Co-Sponsor Rep. Kevin A. McCarthy
 - H Third Reading Short Debate Passed 078-036-000
 - 05-02-15 S Arrive in Senate
 - S Placed on Calendar Order of First Reading
 - S Chief Senate Sponsor Sen. M. Maggie Crotty
 - S First Reading
 - S Referred to Rules
 - 05-04-21 S Assigned to Local Government
 - 05-05-02 H Added Co-Sponsor Rep. Kurt M. Granberg
 - 05-05-04 S Do Pass Local Government; 009-000-000
 - S Placed on Calendar Order of 2nd Reading May 5, 2005 05-05-11 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 12, 2005
- 05-05-19 S Added as Alternate Chief Co-Sponsor Sen. Martin A. Sandoval
 - S Third Reading Passed; 059-000-000

05-05-29	H Passed Both Houses S Added as Alternate Co-Sponsor Sen. Mattie Hunter S Added as Alternate Co-Sponsor Sen. Arthur J. Wilhelmi
05-05-30	S Added as Alternate Co-Sponsor Sen. Antonio Munoz
05-06-17	H Sent to the Governor
05-07-21	H Governor Approved
	H Effective Date January 1, 2006
	H Public Act

HB-0004 MILLER.

105 ILCS 5/10-20.40 new

Amends the School Code. Adds a Section concerning the prohibition of soft drinks. Contains only a caption.

04-12-03 H Prefiled with Clerk by Rep. David E. Miller

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0005 MILLER-COLVIN.

New Act

20 ILCS 655/5 from Ch. 67 1/2, par. 605

20 ILCS 655/11.2 new

Creates the Illinois Urban Development Authority Act. Creates the Illinois Urban Development Authority. Provides that the Authority shall be governed by an 11-member board. Requires the Authority to make annual reports to certain entities. Sets forth the powers of the Authority. Sets forth the procedures by which the Authority may issue bonds. Contains other provisions. Amends the Illinois Enterprise Zone Act to allow the Authority to designate areas as Enterprise Zones. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

04-12-03 H Prefiled with Clerk by Rep. David E. Miller

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Added Chief Co-Sponsor Rep. Marlow H. Colvin

H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0006 MILLER-FLIDER.

105 ILCS 5/18-8.05 105 ILCS 5/18-11

from Ch. 122, par. 18-11

Amends the School Code. In provisions concerning general and supplemental State aid, removes language that provides that if the appropriation in any fiscal year for general State aid and supplemental general State aid is insufficient to pay the amounts required under the general State aid and supplemental general State aid calculations, then the State Board of Education shall ensure that each school district receives the full amount due for general State aid and the remainder of the appropriation shall be used for supplemental general State aid, which the State Board of Education shall calculate and pay to eligible districts on a prorated basis. Provides that a General State Aid Entitlement (defined as the sum of the amounts calculated under the recomputation of claims provisions, the general State aid provisions, and the supplemental general State aid provisions of the School Code) shall be calculated for each school district. Provides that payments to districts shall be based on the General State Aid Entitlement, instead of its separate components. Provides that if the appropriation in any fiscal year for the General State Aid Entitlement to pay the amounts required, then the payments shall be prorated as appropriate, with any shortage being subtracted from the final warrant or warrants for that fiscal year. Effective July 1, 2005.

NOTE(S) THAT MAY APPLY: Fiscal

04-12-03 H Prefiled with Clerk by Rep. David E. Miller

05-01-12 H First Reading

H Referred to Rules Committee

- 05-01-26 H Assigned to Elementary & Secondary Education Committee
- 05-03-01 H Added Chief Co-Sponsor Rep. Robert F. Flider

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0007 MILLER.

35 ILCS 200/18-80 35 ILCS 200/18-185 105 ILCS 5/2-3.137 new 105 ILCS 5/3-15.1 105 ILCS 5/17-9.02 new 30 ILCS 805/8.29 new

from Ch. 122, par. 3-15.1

Amends the School Code. Authorizes school districts to adopt mandate relief levies for special education mandates and transportation mandates. Requires each school district to include in its annual financial statement a report showing the receipts and disbursements for special educational purposes and for transportation purposes, including the balance in those funds. Amends the Property Tax Code. Changes the Truth in Taxation Law with respect to the form of the notice required to be published by school districts. Exempts the new school levies from the limitations imposed by the Property Tax Extension Limitation Law. Amends the State Mandates Act to require implementation without reimbursement. Effective July 1, 2005.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability; Mandate

04-12-03 H Prefiled with Clerk by Rep. David E. Miller

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Revenue Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0008 MILLER.

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

Amends the Teacher Certification Article of the School Code. Provides that a teacher from another state or territory of the United States who has successfully achieved National Board certification must not be required to take an examination in order to receive a Master Certificate.

04-12-03 H Prefiled with Clerk by Rep. David E. Miller

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Elementary & Secondary Education Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0009 MILLER-FROEHLICH-PIHOS-FRANKS-CHAPA LAVIA AND FEIGENHOLTZ.

New Act

Creates the Drug Overdose Prevention Act. Provides that the Director of Public Health shall publish a report on drug overdose trends statewide that reviews State death rates from available data to ascertain changes in the causes or rates of fatal and nonfatal drug overdose for the preceding period of not less than 5 years. Provides that the report shall also provide information on interventions that would be effective in reducing the rate of fatal or nonfatal drug overdose. Provides that the Director shall establish a program to provide for the production and publication of drug overdose prevention, recognition, and response literature. Provides that the Director shall award grants to support local drug overdose prevention, recognition and response projects. Provides that in awarding grants, the Director shall give preference to proposals that provide life-saving interventions and responses and provide information to drug users on how to access drug treatment or other strategies for abstaining from illegal drugs. Effective immediately.

HOUSE AMENDMENT NO. 1

Provides that the terms "Department" and "Director" as used in the Act mean the Department of Human Services Division of Alcoholism and Substance Abuse and the Director of that Department.

HOUSE AMENDMENT NO. 3

Provides that a licensed health care professional that is permitted by law to prescribe an opioid antagonist may, in an emergency situation and without a fee (instead of if acting with reasonable care), prescribe, dispense, distribute, or administer an opioid antagonist without being liable for damages in a professional or civil action (instead of in a civil action) or subject to criminal prosecution, except for willful and wanton misconduct.

NOTE(S) THAT MAY APPLY: Fiscal

- 04-12-03 H Prefiled with Clerk by Rep. David E. Miller
- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-13 H Added Chief Co-Sponsor Rep. Paul D. Froehlich
- 05-01-26 H Assigned to Human Services Committee
- 05-02-01 H Added Chief Co-Sponsor Rep. Sandra M. Pihos
- 05-02-08 H Added Chief Co-Sponsor Rep. Jack D. Franks
- H Added Chief Co-Sponsor Rep. Linda Chapa LaVia
- 05-02-09 H House Amendment No. 1 Filed with Clerk by Human Services Committee H House Amendment No. 1 Adopted in Human Services Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Human Services Committee; 012-000-000
- 05-02-10 H Placed on Calendar 2nd Reading Short Debate
 - H House Amendment No. 2 Filed with Clerk by Rep. David E. Miller
 - H House Amendment No. 2 Referred to Rules Committee
- 05-02-17 H Added Co-Sponsor Rep. Sara Feigenholtz
- 05-04-08 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-04-12 H House Amendment No. 3 Filed with Clerk by Rep. David E. Miller H House Amendment No. 3 Referred to Rules Committee
 - H House Amendment No. 3 Recommends Be Adopted Rules Committee; 004-000-000
- 05-04-14 H House Amendment No. 3 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-15 H Third Reading Short Debate Passed 108-000-001
- H House Amendment No. 2 Tabled Pursuant to Rule 40(a) 05-04-19 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 20, 2005
- 05-05-24 S Chief Senate Sponsor Sen. Carol Ronen
 - S First Reading
 - S Referred to Rules

HB-0010 MILLER-MAY.

New Act

Creates the Opioid Antagonist Liability Act. Provides that a person, other than a licensed health care professional permitted by law to administer an opioid antagonist, may administer an opioid antagonist to another if: (1) he or she, in good faith, believes the other person is experiencing a drug overdose, and (2) he or she acts with reasonable care in administering the drug to the other person. Provides that a person who administers an opioid antagonist to another person pursuant to the Act shall not be subject to civil liability or criminal prosecution. Provides that a licensed health care professional who is permitted by law to prescribe, dispense, distribute, or administer an opioid antagonist, if acting with reasonable care, may prescribe, dispense, distribute, or administer an opioid antagonist without being subject to civil liability or criminal prosecution. Effective immediately.

04-12-03 H Prefiled with Clerk by Rep. David E. Miller

- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Judiciary I Civil Law Committee
- 05-02-17 H Added Chief Co-Sponsor Rep. Karen May
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0011 MILLER.

- 105 ILCS 230/5-5
- 105 ILCS 230/5-25
- 105 ILCS 230/5-35

Amends the School Construction Law. Defines "school district" to include an administrative district, or governing board, of a special education joint agreement. Provides that a joint agreement shall be deemed eligible for a school construction project grant or debt service grant if one or more of its member districts satisfies the grant index criteria. Provides that the grant HB-0012 to HB-0014

index shall not be used to calculate the amount of the grant the Capital Development Board provides to an eligible joint agreement. Provides that the amount of a school construction project grant for an eligible joint agreement shall be determined on a case-by-case basis, based on the needs of the joint agreement in its entirety. Effective immediately. NOTE(S) THAT MAY APPLY: Fiscal

04-12-03 H Prefiled with Clerk by Rep. David E. Miller 05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0012 FROEHLICH.

10 ILCS 5/21-1 from Ch. 46, par. 21-1

10 ILCS 5/21-2 from Ch. 46, par. 21-2

Amends the Election Code. Provides that the presidential elector with the highest number of votes in a congressional district casts an electoral vote for the presidential and vice presidential candidates of his or her political party. Provides that an at large presidential elector who receives the highest or second highest number of votes statewide casts an electoral vote for the candidates of his or her party.

04-12-03 H Prefiled with Clerk by Rep. Paul D. Froehlich

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0013 **BELLOCK-FROEHLICH.**

230 ILCS 10/5.2 new

230 ILCS 10/5.3 new

Amends the Riverboat Gambling Act. Prohibits a former member or employee of the Illinois Gaming Board from accepting employment or receiving compensation from an employer that (1) is an organization licensee under the Illinois Horse Racing Act of 1975 or an owners licensee under the Riverboat Gambling Act or (2) derives 50% or more of its gross income from one or more contracts with one or more organization licensees or owners licensees under the Riverboat Gambling Act for at least 2 years. Prohibits a former member or former employee of the Gaming Board whose principal duties were directly related to procurement from engaging in a procurement activity relating to the board for 2 years. Creates a code of conduct for members and employees of the Illinois Gaming Board. Prohibits certain conduct by those persons that may cause or have the appearance of causing a conflict of interest. Effective immediately. NOTE(S) THAT MAY APPLY: Fiscal

04-12-03 H Prefiled with Clerk by Rep. Patricia R. Bellock

05-01-12 H First Reading

- H Referred to Rules Committee
- 05-01-13 H Added Chief Co-Sponsor Rep. Paul D. Froehlich

05-01-26 H Assigned to Gaming Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0014 BELLOCK-MATHIAS-DAVIS, MONIQUE-FROEHLICH-LYONS, EILEEN, RYG, MAY, OSTERMAN, BERRIOS AND MOFFITT.

30 ILCS 105/5.640 new

625 ILCS 5/3-663 new

Amends the Illinois Vehicle Code and the State Finance Act. Creates the Autism Awareness Fund. Provides for the issuance of Autism Awareness 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 Autism Awareness 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, all moneys in the Autism Awareness Fund shall be paid to the Illinois Department of Human Services for the purpose of grants for research, education, and awareness regarding autism and autism spectrum disorders.

NOTE(S) THAT MAY APPLY: Fiscal

- 04-12-03 H Prefiled with Clerk by Rep. Patricia R. Bellock
- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-13 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
 - H Added Chief Co-Sponsor Rep. Monique D. Davis
 - H Added Chief Co-Sponsor Rep. Paul D. Froehlich
 - H Added Chief Co-Sponsor Rep. Eileen Lyons
- 05-01-26 H Assigned to State Government Administration Committee
- 05-02-03 H Added Co-Sponsor Rep. Kathleen A. Ryg
 - H Added Co-Sponsor Rep. Karen May
 - H Added Co-Sponsor Rep. Harry Osterman
 - H Added Co-Sponsor Rep. Maria Antonia Berrios
- 05-03-02 H Motion to Suspend Rule 25 Prevailed
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-05-27 H Added Co-Sponsor Rep. Donald L. Moffitt

HB-0015 HANNIG-BELLOCK AND VERSCHOORE.

65 ILCS 5/11-135-3.5 new

Amends the Illinois Municipal Code. Authorizes certain water commissions to: (i) pass ordinances and promulgate rules necessary for the protection of commission property; (ii) prescribe fines and penalties and seek restitution for violations of its ordinances; (iiii) pass all ordinances to hire police officers to protect commission property; (iv) enter into intergovernmental police assistance agreements with counties or municipalities; and (v) enter into intergovernmental agreements with any unit of local government in order to carry out the purposes for which the commission was formed.

HOUSE AMENDMENT NO. 2

Deletes provisions authorizing a water commission (i) to pass ordinances and promulgate rules necessary for the proper management and conduct of the business of the commission; (ii) to prescribe fines and penalties for the violation of commission ordinances; and (iii) to pass ordinances to hire police officers to protect commission property.

- 04-12-03 Ĥ Prefiled with Clerk by Rep. Gary Hannig
- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Local Government Committee
- 05-02-01 H Added Chief Co-Sponsor Rep. Patricia R. Bellock
- 05-02-02 H Do Pass / Short Debate Local Government Committee; 011-000-000
- 05-02-03 H Placed on Calendar 2nd Reading Short Debate
- 05-02-09 H House Amendment No. 1 Filed with Clerk by Rep. Gary Hannig
 - H House Amendment No. 1 Referred to Rules Committee
- 05-02-16 H House Amendment No. 2 Filed with Clerk by Rep. Gary Hannig
 - H House Amendment No. 2 Referred to Rules Committee
- 05-02-25 H House Amendment No. 2 Recommends Be Adopted Rules Committee; 004-000-000
- 05-03-03 H Second Reading Short Debate H House Amendment No. 2 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-10 H Third Reading Short Debate Passed 112-001-000
 - H House Amendment No. 1 Tabled Pursuant to Rule 40(a)
 - H Added Co-Sponsor Rep. Patrick J Verschoore
- 05-03-15 S Arrive in Senate
- S Placed on Calendar Order of First Reading March 16, 2005
- 05-03-21 S Chief Senate Sponsor Sen. Deanna Demuzio
- 05-04-06 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Local Government
- 05-04-20 S Do Pass Local Government; 010-000-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005 05-05-04 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 5, 2005
- 05-05-11 S Third Reading Passed; 056-000-000

05-06-09 05-07-07	H Passed Both Houses H Sent to the Governor H Governor Approved H Effective Date January 1, 2006 H Public Act
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HB-0016 WATSON.

10 ILCS	5/21-1	from Ch.	46, p	ar. 21-1
10 ILCS	5/21-2	from Ch.	46, p	ar. 21-2

Amends the Election Code. Provides that the presidential elector with the highest number of votes in a congressional district casts an electoral vote for the presidential and vice presidential candidates of his or her political party. Provides that an at large presidential elector who receives the highest or second highest number of votes statewide casts an electoral vote for the candidates of his or her party.

NOTE(S) THAT MAY APPLY: Fiscal

- 04-12-03 H Prefiled with Clerk by Rep. Jim Watson
- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0017 WATSON.

35 ILCS 200/15-140

Amends the Property Tax Code. Provides that all property belonging to any water cooperative organized or existing under the Co-operative Act is exempt from taxation under the Property Tax Code.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

- 04-12-03 H Prefiled with Clerk by Rep. Jim Watson
- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

BELLOCK-PIHOS-LYONS, EILEEN-DAVIS, MONIQUE-MATHIAS, **HB-0018** FROEHLICH, MULLIGAN, RYG, MAY, OSTERMAN, FRANKS, CHAPA LAVIA, BAILEY, REITZ, KELLY, GRAHAM, HOLBROOK, WASHINGTON, SMITH, D'AMICO, JOYCE, MOFFITT, TRYON, WATSON, MCCARTHY, BROSNAHAN AND MENDOZA.

- 20 ILCS 2310/2310-399 new
- 30 ILCS 105/5.640 new
- 35 ILCS 5/507EE new
- 35 ILCS 5/509 from Ch. 120, par. 5-509
- from Ch. 120, par. 5-510 35 ILCS 5/510

Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois and the State Finance Act. Creates the Autism Research Fund and provides that, from appropriations from the Fund, the Department of Public Health must make grants to public or private entities in Illinois for the purpose of funding research concerning the disorder of autism. Amends the Illinois Income Tax Act to create a tax checkoff for the Fund. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes reference to:

20 ILCS 2310/2310-399 new

Adds reference to:

20 ILCS 1305/10-8 new

Amends the Department of Human Services Act to provide that the Department of Human Services (instead of the Department of Public Health) shall make grants from the Autism Research Fund. Provides that no more than 20% of the grant moneys (instead of no grant moneys) may be used for institutional overhead costs, indirect costs, other organizational levies, or costs of community-based support services. Provides that the grantee must submit a written report to the Department on the research conducted with the grant moneys.

NOTE(S) THAT MAY APPLY: Fiscal

- 04-12-03 H Prefiled with Clerk by Rep. Patricia R. Bellock H Chief Co-Sponsor Rep. Sandra M. Pihos H Chief Co-Sponsor Rep. Eileen Lyons 05-01-12 H First Reading H Referred to Rules Committee 05-01-13 H Added Chief Co-Sponsor Rep. Monique D. Davis H Added Chief Co-Sponsor Rep. Sidney H. Mathias H Added Co-Sponsor Rep. Paul D. Froehlich H Added Co-Sponsor Rep. Rosemary Mulligan 05-01-26 H Assigned to Revenue Committee 05-02-03 H Added Co-Sponsor Rep. Kathleen A. Ryg H Added Co-Sponsor Rep. Karen May H Added Co-Sponsor Rep. Harry Osterman 05-02-10 H Added Co-Sponsor Rep. Jack D. Franks H Added Co-Sponsor Rep. Linda Chapa LaVia 05-02-17 H Added Co-Sponsor Rep. Patricia Bailey 05-02-18 H House Amendment No. 1 Filed with Clerk by Revenue Committee H House Amendment No. 1 Adopted in Revenue Committee; by Voice Vote; Revenue Sub-committee H Remains in Revenue Committee H Added Co-Sponsor Rep. Dan Reitz 05-03-03 H Do Pass as Amended / Short Debate Revenue Committee; 012-000-000 H Placed on Calendar 2nd Reading - Short Debate 05-03-08 H Added Co-Sponsor Rep. Robin Kelly H Added Co-Sponsor Rep. Deborah L. Graham 05-03-15 H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate H Added Co-Sponsor Rep. Thomas Holbrook 05-03-16 H Co-Sponsor Rep. Eddie Washington H Co-Sponsor Rep. Michael K. Smith H Co-Sponsor Rep. John D'Amico H Co-Sponsor Rep. Kevin Joyce H Co-Sponsor Rep. Donald L. Moffitt H Co-Sponsor Rep. Michael Tryon H Third Reading - Short Debate - Passed 116-000-000 H Co-Sponsor Rep. Jim Watson H Added Co-Sponsor Rep. Kevin A. McCarthy H Added Co-Sponsor Rep. James D. Brosnahan 05-03-17 S Arrive in Senate S Placed on Calendar Order of First Reading S Chief Senate Sponsor Sen. Kirk W. Dillard S First Reading S Referred to Rules 05-04-05 H Added Co-Sponsor Rep. Susana A Mendoza 05-04-13 S Assigned to Revenue 05-04-20 S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins 05-04-21 S Postponed - Revenue S Added as Alternate Chief Co-Sponsor Sen. Don Harmon S Added as Alternate Chief Co-Sponsor Sen. George P. Shadid S Do Pass Revenue; 007-000-000 05-05-05 S Placed on Calendar Order of 2nd Reading May 10, 2005 S Added as Alternate Chief Co-Sponsor Sen. Emil Jones, Jr. 05-05-10 S Added as Alternate Co-Sponsor Sen. Edward D. Maloney S Added as Alternate Co-Sponsor Sen. M. Maggie Crotty 05-05-11 S Second Reading S Placed on Calendar Order of 3rd Reading May 12, 2005 05-05-17 S Added as Alternate Co-Sponsor Sen. Martin A. Sandoval S Added as Alternate Co-Sponsor Sen. Donne E. Trotter S Third Reading - Passed; 058-000-000 H Passed Both Houses
- 05-05-28 S Added as Alternate Co-Sponsor Sen. Gary Forby

	S Added as Alternate Co-Sponsor Sen. James F. Clayborne, Jr.
	S Added as Alternate Co-Sponsor Sen. Debbie DeFrancesco Halvorson
	S Added as Alternate Co-Sponsor Sen. Terry Link
	S Added as Alternate Co-Sponsor Sen. Ira I. Silverstein
05-05-29	S Added as Alternate Co-Sponsor Sen. Mattie Hunter
	S Added as Alternate Co-Sponsor Sen. Arthur J. Wilhelmi
05-06-15	H Sent to the Governor
05-08-04	H Governor Approved
	H Effective Date August 4, 2005
	H Public Act

HB-0019 LYONS, JOSEPH-STEPHENS-MCAULIFFE.

625 ILCS 5/3-663 new

Amends the Illinois Vehicle Code. Provides for issuance of Paratrooper 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.

NOTE(S) THAT MAY APPLY: Fiscal

04-12-03 H Prefiled with Clerk by Rep. Joseph M. Lyons

H Chief Co-Sponsor Rep. Ron Stephens

H Chief Co-Sponsor Rep. Michael P. McAuliffe

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to State Government Administration Committee

05-03-02 H Motion to Suspend Rule 25 - Prevailed 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0020 BASSI-MATHIAS-LANG-PIHOS-BEAUBIEN, MCGUIRE, BERRIOS, MENDOZA, FRANKS, BELLOCK AND GRAHAM.

5 ILCS 490/83 new

Amends the State Commemorative Dates Act. Designates the month of November of each year as Alzheimer's Awareness Month.

04-12-03 H Prefiled with Clerk by Rep. Suzanne Bassi

05-01-12 H First Reading

H Referred to Rules Committee

05-01-13 H Added Chief Co-Sponsor Rep. Sidney H. Mathias

- 05-01-26 H Assigned to State Government Administration Committee 05-02-01 H Added Co-Sponsor Rep. Jack McGuire
- - H Added Chief Co-Sponsor Rep. Lou Lang
 - H Added Chief Co-Sponsor Rep. Sandra M. Pihos
 - H Added Chief Co-Sponsor Rep. Mark H. Beaubien, Jr.
 - H Added Co-Sponsor Rep. Maria Antonia Berrios
 - H Added Co-Sponsor Rep. Susana A Mendoza
 - H Added Co-Sponsor Rep. Jack D. Franks
- 05-02-02 H Do Pass / Short Debate State Government Administration Committee; 008-000-000
- 05-02-03 H Placed on Calendar 2nd Reading Short Debate
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - H Added Co-Sponsor Rep. Patricia R. Bellock
- 05-02-08 H Third Reading Short Debate Passed 114-000-000
- 05-02-15 S Arrive in Senate
 - S Placed on Calendar Order of First Reading
 - S Chief Senate Sponsor Sen. Wendell E. Jones
 - S First Reading
 - S Referred to Rules
- 05-02-17 S Added as Alternate Chief Co-Sponsor Sen. James A. DeLeo
- 05-03-01 S Added as Alternate Chief Co-Sponsor Sen. Terry Link
- S Added as Alternate Co-Sponsor Sen. George P. Shadid
- 05-03-02 S Added as Alternate Co-Sponsor Sen. Frank C. Watson
- 05-03-04 S Added as Alternate Co-Sponsor Sen. Dan Rutherford

05-03-08	H Added Co-Sponsor Rep. Deborah L. Graham
05-04-11	S Added as Alternate Co-Sponsor Sen. Arthur J. Wilhelmi
	S Alternate Chief Sponsor Changed to Sen. Mattie Hunter
	S Added as Alternate Chief Co-Sponsor Sen. M. Maggie Crotty
05-04-12	S Added as Alternate Chief Co-Sponsor Sen. Wendell E. Jones
05-04-13	
05-04-20	
	S Placed on Calendar Order of 2nd Reading April 21, 2005
05-05-04	
	S Placed on Calendar Order of 3rd Reading May 5, 2005
05-05-05	S Added as Alternate Co-Sponsor Sen. Edward D. Maloney
	S Added as Alternate Co-Sponsor Sen. Don Harmon
05-05-10	
	S Added as Alternate Co-Sponsor Sen. Dave Syverson
	S Added as Alternate Co-Sponsor Sen. Gary G. Dahl
	S Added as Alternate Co-Sponsor Sen. J. Bradley Burzynski
05-05-11	S Added as Alternate Co-Sponsor Sen. Pamela J. Althoff
	S Added as Alternate Co-Sponsor Sen. Dan Cronin
	S Third Reading - Passed; 059-000-000
	H Passed Both Houses
05-05-26	S Added as Alternate Co-Sponsor Sen. Deanna Demuzio
05-05-27	S Added as Alternate Co-Sponsor Sen. John M. Sullivan
05-05-28	
	S Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins
	S Added as Alternate Co-Sponsor Sen. Ira I. Silverstein
05-05-29	S Added as Alternate Co-Sponsor Sen. Debbie DeFrancesco Halvorson
05-06-09	H Sent to the Governor
05-08-04	H Governor Approved
	H Effective Date January 1, 2006
	H Public Act
21 JEI	NISCH-FROEHLICH-MATHIAS-FRITCHEY-MILLNER, MENDOZA,

HB-0021 JENISCH-FROEHLICH-MATHIAS-FRITCHEY-MILLNER, MENDOZA, CURRIE, RYG, JAKOBSSON, FLIDER, MAY, COLVIN, MOFFITT, BERRIOS AND MILLER.

625 ILCS 5/12-610.1 new

Amends the Illinois Vehicle Code. Provides that a person who holds an instruction permit may not use a wireless telephone while driving a vehicle. Provides that a violation is a petty offense punishable by a fine of not more than \$79. Provides that the provision does not apply to the use of a wireless telephone for emergency purposes.

HOUSE AMENDMENT NO. 1

Provides that a person may not use a wireless telephone while operating a motor vehicle on a roadway (rather than providing that a person may not operate a vehicle while using a wireless phone).

SENATE COMMITTEE AMENDMENT NO. 2

Deletes everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that a person under the age of 18 years who holds an instruction permit or a graduated license may not use a wireless telephone while driving a vehicle. Provides that the prohibition does not apply to use of a wireless telephone to contact a law enforcement agency, health care provider, or emergency services agency for emergency purposes. Effective immediately.

SENATE FLOOR AMENDMENT NO. 6

 Deletes reference to:

 625 ILCS 5/12-610.1 new

 Adds reference to:

 625 ILCS 5/6-306.5

 from Ch. 95 1/2, par. 6-306.5

 625 ILCS 5/1-208

 from Ch. 95 1/2, par. 11-208

 625 ILCS 5/11-208.5 new

 625 ILCS 5/11-306

 from Ch. 95 1/2, par. 11-306

 625 ILCS 5/11-05.5 rep.

Deletes everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that a governmental agency in a municipality or county may establish an automated traffic law enforcement system, in cooperation with a law enforcement agency, that produces a recorded HB-0021 to HB-0021

image of a motor vehicle's response to a traffic control signal and is designed to obtain a clear recorded image of the vehicle and the vehicle's license plate. Provides that the recorded image must also display the time, date, and location of the violation. Provides that a technician employed by the municipality or county must sign a statement to the effect that the recorded images showed a violation. Provides that no citation may be issued if the technician determines that the vehicle entered the intersection as part of a funeral procession or in order to yield the right-of-way to an emergency vehicle. Provides that the owner of the vehicle used in the violation is liable for the violation if the violation was recorded by the system, with exceptions. In a provision concerning failure to pay fines or penalties for standing, parking, and compliance violations, adds violations recorded by the system. Provides that the compensation paid for the system must not be based on the amount of revenue generated or tickets issued by the system. Deletes language providing for creation of an automated red light enforcement system in a municipality with a population of 1,000,000 or more.

- 04-12-03 H Prefiled with Clerk by Rep. Paul D. Froehlich
- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-13 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
- 05-01-26 H Assigned to Transportation and Motor Vehicles Committee 05-02-01 H House Amendment No. 1 Filed with Clerk by Transportation and Motor Vehicles Committee
 - H House Amendment No. 1 Adopted in Transportation and Motor Vehicles Committee; 022-003-000
 - H Do Pass as Amended / Short Debate Transportation and Motor Vehicles Committee; 022-003-000
- 05-02-02 H Placed on Calendar 2nd Reading Short Debate
 - H Added Chief Co-Sponsor Rep. John A. Fritchey
 - H Added Chief Co-Sponsor Rep. John J. Millner
 - H Added Chief Co-Sponsor Rep. David E. Miller
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-03 H Added Co-Sponsor Rep. Susana A Mendoza
 - H Third Reading Short Debate Passed 102-013-000
 - H Added Co-Sponsor Rep. Barbara Flynn Currie
 - H Added Co-Sponsor Rep. Kathleen A. Ryg
 - H Added Co-Sponsor Rep. Naomi D. Jakobsson
 - H Added Co-Sponsor Rep. Robert F. Flider
 - H Added Co-Sponsor Rep. Karen May
 - H Added Co-Sponsor Rep. Marlow H. Colvin
 - H Added Co-Sponsor Rep. Donald L. Moffitt
 - H Added Co-Sponsor Rep. Maria Antonia Berrios
- 05-02-15 S Arrive in Senate
 - S Placed on Calendar Order of First Reading
 - S Chief Senate Sponsor Sen. John J. Cullerton
 - S First Reading
 - S Referred to Rules
- S Added as Alternate Chief Co-Sponsor Sen. Don Harmon
- 05-04-13 S Assigned to Transportation
 - S Senate Committee Amendment No. 1 Filed with Secretary by Sen. John J. Cullerton
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-04-19 S Senate Committee Amendment No. 1 Rules Refers to Transportation
- 05-04-20 S Postponed Transportation
- 05-05-02 S Senate Committee Amendment No. 2 Filed with Secretary by Sen. John J. Cullerton
- S Senate Committee Amendment No. 2 Referred to Rules
- 05-05-03 S Senate Committee Amendment No. 2 Rules Refers to Transportation
- S Senate Committee Amendment No. 2 Adopted
- 05-05-04 S Senate Committee Amendment No. 1 Postponed Transportation S Do Pass as Amended Transportation; 008-000-000
 - S Placed on Calendar Order of 2nd Reading May 5, 2005
- 05-05-06 S Senate Committee Amendment No. 1 Rule 3-9(a) / Re-referred to Rules

- 05-05-16 S Senate Floor Amendment No. 3 Filed with Secretary by Sen. John J. Cullerton
 - S Senate Floor Amendment No. 3 Referred to Rules
 - S Senate Floor Amendment No. 4 Filed with Secretary by Sen. John J. Cullerton
 - S Senate Floor Amendment No. 4 Referred to Rules
 - S Senate Floor Amendment No. 5 Filed with Secretary by Sen. John J. Cullerton
 - S Senate Floor Amendment No. 5 Referred to Rules

 - S Senate Floor Amendment No. 3 Rules Refers to Transportation S Senate Floor Amendment No. 4 Rules Refers to Transportation
 - S Senate Floor Amendment No. 5 Rules Refers to Transportation
 - S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 17, 2005

S Senate Floor Amendment No. 6 Filed with Secretary by Sen. John J. Cullerton

- S Senate Floor Amendment No. 6 Referred to Rules
- 05-05-17 S Senate Floor Amendment No. 6 Rules Refers to Transportation
- 05-05-18 S Senate Floor Amendment No. 3 Postponed Transportation

 - S Senate Floor Amendment No. 4 Postponed Transportation S Senate Floor Amendment No. 5 Postponed Transportation S Senate Floor Amendment No. 6 Be Adopted Transportation; 006-003-000
 - H Chief Sponsor Changed to Rep. Roger Jenisch
 - H Added Chief Co-Sponsor Rep. Paul D. Froehlich
 - H Remove Chief Co-Sponsor Rep. David E. Miller
 - H Added Co-Sponsor Rep. David E. Miller
- 05-05-19 S Recalled to Second Reading
 - S Senate Floor Amendment No. 6 Adopted; Cullerton
 - S Placed on Calendar Order of 3rd Reading May 20, 2005
- 05-05-20 S Third Reading Consideration Postponed
 - S Senate Committee Amendment No. 1 Tabled Pursuant to Rule 5-4(a)
 - S Senate Floor Amendment No. 3 Tabled Pursuant to Rule 5-4(a)
 - S Senate Floor Amendment No. 4 Tabled Pursuant to Rule 5-4(a)
 - S Senate Floor Amendment No. 5 Tabled Pursuant to Rule 5-4(a)
 - S Placed on Calendar Consideration Postponed
- 05-07-01 S Pursuant to Senate Rule 3-9(b) / Referred to Rules

HB-0022 FROEHLICH-MATHIAS-BAILEY, RITA, DAVIS, WILLIAM, COLLINS, PHELPS, KELLY, GRAHAM, WASHINGTON, FLIDER AND SMITH.

705 ILCS 305/10.2

from Ch. 78, par. 10.2

705 ILCS 305/10.3 new

Amends the Jury Act. Provides that a juror personal history form and a juror profile form are confidential and are not public records. Provides that in no event shall any answer contained on a personal history or profile form be publicly disclosed by the court, any officer of the court, or any party authorized to have access to the form. Lists the persons who are entitled to examine a juror personal history or a juror profile form.

- 04-12-03 H Prefiled with Clerk by Rep. Paul D. Froehlich
- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-13 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
- 05-01-26 H Assigned to Judiciary I Civil Law Committee
- 05-02-10 H Added Co-Sponsor Rep. Robert Rita
- H Added Co-Sponsor Rep. William Davis
- 05-02-17 H Added Chief Co-Sponsor Rep. Patricia Bailey
- H Added Co-Sponsor Rep. Annazette Collins
- 05-03-02 H Tabled By Sponsor Rep. Paul D. Froehlich
- 05-03-03 H Added Co-Sponsor Rep. Brandon W. Phelps
- 05-03-08 H Added Co-Sponsor Rep. Robin Kelly
- H Added Co-Sponsor Rep. Deborah L. Graham
- 05-03-17 H Added Co-Sponsor Rep. Eddie Washington H Added Co-Sponsor Rep. Robert F. Flider

H Added Co-Sponsor Rep. Michael K. Smith

HB-0023 MITCHELL, JERRY-EDDY-FEIGENHOLTZ-ROSE-BAILEY, FLIDER, BRADLEY, JOHN, BEISER, PHELPS, DUGAN, GORDON, FRANKS, CHAPA LAVIA, WASHINGTON, SMITH, D'AMICO, JOYCE, CHAVEZ, JEFFERSON, BERRIOS, VERSCHOORE, MCGUIRE, HOLBROOK AND PATTERSON.

720 ILCS 5/11-9.3

Amends the Criminal Code of 1961. In provisions making it unlawful for a child sex offender to knowingly be present on school property or a school vehicle when persons under the age of 18 are present, eliminates an exception for an offender who is the parent or guardian of a student who is present. Effective immediately.

HOUSE AMENDMENT NO. 1

Provides that a child sex offender who is the parent or guardian of a child attending the school may be present in the school or on school grounds to (i) attend a conference at the school with school personnel to discuss the progress of his or her child academically or socially, (ii) participate in child review conferences in which evaluation and placement decisions may be made with respect to his or her child regarding special education services, or (iii) attend conferences to discuss other student issues concerning his or her child such as retention and promotion and notifies the principal of the school of his or her presence at the school. Provides that nothing in the Section prohibiting child sex offenders from being present in a school building or on school grounds shall be construed to infringe upon the constitutional right of a child sex offender to be present in a school building that is used as a polling place for the purpose of voting.

NOTE(S) THAT MAY APPLY: Correctional

- 04-12-03 H Prefiled with Clerk by Rep. Jerry L. Mitchell
- H Added Chief Co-Sponsor Rep. Roger L. Eddy
- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Added Chief Co-Sponsor Rep. Chapin Rose
 - H Assigned to Judiciary II Criminal Law Committee
- 05-02-10 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 013-000-000
 - H Added Chief Co-Sponsor Rep. Patricia Bailey
 - H Added Co-Sponsor Rep. Robert F. Flider
- 05-02-14 H Placed on Calendar 2nd Reading Short Debate
- 05-02-17 H Added Co-Sponsor Rep. John E. Bradley
 - H Added Co-Sponsor Rep. Daniel V. Beiser
 - H Added Co-Sponsor Rep. Brandon W. Phelps
- 05-03-03 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - H Recalled to Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-03-08 H House Amendment No. 1 Filed with Clerk by Rep. Jerry L. Mitchell
 - H House Amendment No. 1 Referred to Rules Committee
- 05-03-09 H Added Co-Sponsor Rep. Lisa M. Dugan
- 05-03-10 H House Amendment No. 1 Recommends Be Adopted Rules Committee; 004-000-000
 - H Added Co-Sponsor Rep. Careen M Gordon
- 05-03-16 H Added Co-Sponsor Rep. Jack D. Franks
 - H Added Co-Sponsor Rep. Linda Chapa LaVia
 - H Second Reading Short Debate
 - H House Amendment No. 1 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-17 H Added Co-Sponsor Rep. Eddie Washington
 - H Added Co-Sponsor Rep. Michael K. Smith
 - H Added Co-Sponsor Rep. John D'Amico
 - H Added Co-Sponsor Rep. Kevin Joyce
- 05-04-05 H Added Co-Sponsor Rep. Michelle Chavez
 - H Added Co-Sponsor Rep. Charles E. Jefferson
 - H Added Co-Sponsor Rep. Maria Antonia Berrios
 - H Added Co-Sponsor Rep. Patrick J Verschoore

H Added Co-Sponsor Rep. Jack McGuire

	H Added Co-Sponsor Rep. Thomas Holbrook
	H Third Reading - Short Debate - Passed 111-000-000
05-04-06	
	S Placed on Calendar Order of First Reading April 7, 2005
	S Chief Senate Sponsor Sen. Dale A. Righter
05-04-08	
05-04-11	S First Reading
	S Referred to Rules
05-04-13	S Assigned to Judiciary
05-04-20	
	S Placed on Calendar Order of 2nd Reading April 21, 2005
05-05-17	
	S Placed on Calendar Order of 3rd Reading May 18, 2005
	H Added Co-Sponsor Rep. Milton Patterson
05-05-19	S Added as Alternate Chief Co-Sponsor Sen. Iris Y. Martinez
	S Added as Alternate Chief Co-Sponsor Sen. Martin A. Sandoval
	S Third Reading - Passed; 058-000-001
	H Passed Both Houses
05-05-28	- · · · ·
05-05-29	
	S Added as Alternate Co-Sponsor Sen. M. Maggie Crotty
	S Added as Alternate Co-Sponsor Sen. Arthur J. Wilhelmi
	S Added as Alternate Co-Sponsor Sen. Edward D. Maloney
05-05-30	S Added as Alternate Co-Sponsor Sen. Gary Forby
	S Added as Alternate Co-Sponsor Sen. Antonio Munoz
	S Added as Alternate Co-Sponsor Sen. Don Harmon
	H Sent to the Governor
05-07-11	H Governor Approved
	H Effective Date July 11, 2005
	H Public Act 94-0158

HB-0024 BELLOCK-MATHIAS-FRITCHEY-PIHOS-LYONS, EILEEN, LINDNER, FRANKS, CHAPA LAVIA AND FLIDER.

New Act 35 ILCS 5/203

from Ch. 120, par. 2-203

Creates the Health Savings Account Act and amends the Illinois Income Tax Act. Provides that, beginning in taxable year 2005, a resident of Illinois or an employer may deposit contributions, subject to certain limitations, into a health savings account. Provides that the principal contributed to and the interest earned on a health savings account and money reimbursed to an eligible individual or an employee for qualified medical expenses is exempt from the Illinois income tax. Sets forth restriction on the use of funds held in a health savings account. Provides that an eligible individual may withdraw money from his or her health savings account for any purpose, but provides that certain withdrawals are not tax exempt. Repeals the Health Savings Account Act on June 30, 2015. Effective July 1, 2005. NOTE(S) THAT MAY APPLY: Fiscal

- 04-12-03 H Prefiled with Clerk by Rep. Patricia R. Bellock
- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-13 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
- 05-01-26 H Assigned to Revenue Committee
- 05-02-01 H Added Chief Co-Sponsor Rep. John A. Fritchey
 - H Added Chief Co-Sponsor Rep. Sandra M. Pihos
 - H Added Chief Co-Sponsor Rep. Eileen Lyons
 - H Added Co-Sponsor Rep. Patricia Reid Lindner
- 05-02-10 H Added Co-Sponsor Rep. Jack D. Franks
- H Added Co-Sponsor Rep. Linda Chapa LaVia
- 05-02-18 H Recommends Be Adopted Sub-committee/ Revenue Committee; 001-000-002; Lost
 - H Remains in Revenue Committee
- 05-03-01 H Added Co-Sponsor Rep. Robert F. Flider

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0025 BRADY.

55 ILCS 5/5-12002

5/5-12002 from Ch. 34, par. 5-12002

Amends the Counties Code. Removes historic vehicles over 25 years of age from a list of vehicles exempt from being declared inoperable by a county board.

04-12-03 H Prefiled with Clerk by Rep. Dan Brady

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Local Government Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0026 BEAUBIEN-EDDY.

105 ILCS 5/2-3.25g from Ch. 122, par. 2-3.25g Amends the School Code. In provisions concerning the waiver and modification of mandates, removes the requirement that the public hearing on the application and plan be held on a day other than the day on which a regular meeting of the school board is held.

04-12-07 H Prefiled with Clerk by Rep. Mark H. Beaubien, Jr.

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Elementary & Secondary Education Committee

05-02-01 H Added Chief Co-Sponsor Rep. Roger L. Eddy

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0027 MITCHELL, BILL AND PRITCHARD.

55 ILCS 5/5-1126 new

65 ILCS 5/11-42-10.1 new

Amends the Counties Code. Provides that a county board may license or regulate any business (i) that is operating as a public accommodation or an adult entertainment facility; (ii) that is located in an unincorporated area of the county; (iii) that permits the consumption of alcoholic liquor on the premises; and (iv) that is not licensed under the Liquor Control Act of 1934. Amends the Illinois Municipal Code. Provides that the corporate authorities of each municipality may license or regulate any business (i) that is operating as a public accommodation or an adult entertainment facility; (ii) that permits the consumption of alcoholic liquor on the premises; and (iii) that is not licensed under the Liquor Control Act of 1934. Effective immediately.

SENATE COMMITTEE AMENDMENT NO. 1

Deletes reference to: 55 ILCS 5/5-1126 65 ILCS 5/11-42-10.1 Adds reference to:

55 ILCS 5/5-1127 new

65 ILCS 5/11-42-10.2 new

Replaces everything after the enacting clause with the bill as engrossed and provides that the provisions apply only to counties and municipalities with a population of less than 750,000. Provides that the provisions are applicable to adult entertainment facilities (rather than public accommodations and adult entertainment facilities). Makes technical changes. Effective immediately.

SENATE FLOOR AMENDMENT NO. 3

Deletes reference to: 55 ILCS 5/5-1127

65 ILCS 5/11-42-10.2

Adds reference to:

55 ILCS 5/5-1049.1

.1 from Ch. 34, par. 5-1049.1

Deletes everything after the enacting clause. Amends the Counties Code. Provides that a county board may lease for one dollar per year lands that the county owns, if the board determines that the lease will serve public health purposes or public safety purposes as described in the Illinois Emergency Management Agency Act (now, if the lease will serve public health purposes). Effective immediately.

SENATE FLOOR AMENDMENT NO. 4

Deletes reference to:

55 ILCS 5/5-1127 new Adds reference to: 55 ILCS 5/5-1049.1 from Ch. 34, par. 5-1049.1 Replaces everything after the enacting clause with the engrossed bill as amended by Senate Amendment No. 1 with the following changes. Deletes provisions adding provisions to the Counties Code concerning adult entertainment facilities. Adds provisions amending the Counties Code that allow the county board to enter into agreements to lease lands owned by the county for \$1 per year if the county board determines that the lease will serve certain public safety purposes. Effective immediately, 04-12-14 H Prefiled with Clerk by Rep. Bill Mitchell 05-01-12 H First Reading H Referred to Rules Committee 05-01-26 H Assigned to Local Government Committee 05-03-10 H Do Pass / Short Debate Local Government Committee; 011-000-000 H Placed on Calendar 2nd Reading - Short Debate 05-04-07 H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate 05-04-08 H Third Reading - Short Debate - Passed 109-000-000 H Added Co-Sponsor Rep. Robert W. Pritchard 05-04-11 S Arrive in Senate S Placed on Calendar Order of First Reading April 12, 2005 05-04-19 S Chief Senate Sponsor Sen. William R. Haine 05-04-21 S First Reading S Referred to Rules S Assigned to Local Government 05-04-22 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. William R. Haine S Senate Committee Amendment No. 1 Referred to Rules 05-05-03 S Senate Committee Amendment No. 1 Rules Refers to Local Government S Senate Committee Amendment No. 1 Adopted 05-05-04 S Do Pass as Amended Local Government; 010-000-000 S Placed on Calendar Order of 2nd Reading May 5, 2005 05-05-11 S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Adeline Jay Geo-Karis S Senate Floor Amendment No. 2 Referred to Rules 05-05-12 S Senate Floor Amendment No. 3 Filed with Secretary by Sen. William R. Haine S Senate Floor Amendment No. 3 Referred to Rules 05-05-16 S Senate Floor Amendment No. 3 Rules Refers to Local Government 05-05-18 S Senate Floor Amendment No. 3 Recommend Do Adopt Local Government; 008-000-000 S Senate Floor Amendment No. 4 Filed with Secretary by Sen. William R. Haine S Senate Floor Amendment No. 4 Referred to Rules 05-05-19 S Second Reading S Senate Floor Amendment No. 3 Adopted; Haine S Placed on Calendar Order of 3rd Reading May 20, 2005 05-05-20 S Rule 2-10 Third Reading Deadline Extended to December 31, 2005 05-05-23 S Senate Floor Amendment No. 4 Rules Refers to Local Government 05-05-24 S Senate Floor Amendment No. 4 Recommend Do Adopt Local Government; 008-000-000 S Recalled to Second Reading S Senate Floor Amendment No. 4 Adopted; Haine S Placed on Calendar Order of 3rd Reading S Third Reading - Passed; 058-000-000 S Senate Floor Amendment No. 2 Tabled Pursuant to Rule 5-4(a) H Arrived in House H Placed on Calendar Order of Concurrence Senate Amendment(s) 1,3,4 05-05-26 H Senate Committee Amendment No. 1 Motion Filed Concur Rep. Bill Mitchell

H Senate Floor Amendment No. 3 Motion Filed Concur Rep. Bill Mitchell

- H Senate Floor Amendment No. 4 Motion Filed Concur Rep. Bill Mitchell
- H Senate Committee Amendment No. 1 Motion to Concur Referred to Rules Committee
- H Senate Floor Amendment No. 3 Motion to Concur Referred to Rules Committee
- H Senate Floor Amendment No. 4 Motion to Concur Referred to Rules Committee
- 05-05-27 H Senate Committee Amendment No. 1 Motion to Concur Rules Referred to Local Government Committee
 - H Senate Floor Amendment No. 3 Motion to Concur Rules Referred to Local Government Committee
 - H Senate Floor Amendment No. 4 Motion to Concur Rules Referred to Local Government Committee
 - H Senate Committee Amendment No. 1 Motion to Concur Recommends be Adopted Local Government Committee; 011-000-000
 - H Senate Floor Amendment No. 3 Motion to Concur Recommends be Adopted Local Government Committee; 011-000-000
 - H Senate Floor Amendment No. 4 Motion to Concur Recommends be Adopted Local Government Committee; 011-000-000
- 05-05-29 H Senate Committee Amendment No. 1 House Concurs 114-000-000
 - H Senate Floor Amendment No. 3 House Concurs 114-000-000
 - H Senate Floor Amendment No. 4 House Concurs 114-000-000
 - H Passed Both Houses
- 05-06-27 H Sent to the Governor
- 05-08-02 H Governor Approved
 - H Effective Date August 2, 2005

HB-0028 BRADY-BAILEY, MCGUIRE, BEISER, PHELPS, DUGAN, GORDON, WASHINGTON, SMITH, FLIDER, D'AMICO, JOYCE AND MENDOZA.

New Act

Creates the Career Offender Registration Act. Provides that a person convicted of certain felony offenses who is not required to be registered under the Sex Offender Registration Act must register with the Department of State Police by providing the following information to the Department, or to the sheriff's office in the county in which the career offender establishes or maintains a permanent or temporary residence, within 2 working days after establishing permanent or temporary residence in this State or within 2 working days after being released from the custody, control, or supervision of the Department of Corrections: name, social security number, age, race, gender, date of birth, height, weight, hair and eye color, photograph, address of legal residence and address of any current temporary residence within the State or out-ofstate, including a rural route address or a post office box, date and place of any employment, date and place of each conviction, fingerprints, and a brief description of the crime or crimes committed by the career offender. Provides that the Department of State Police shall maintain on-line computer access to the current information regarding each registered career offender. Provides that the Department of State Police must maintain hotline access so that State, local, and federal law enforcement agencies may obtain instantaneous locator file and criminal characteristics information on release and registration of career offenders for purposes of monitoring, tracking, and prosecution. Provides that the Department of State Police's career offender registration list containing that information is a public record. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

04-12-14 H Prefiled with Clerk by Rep. Dan Brady 05-01-12 H First Reading

H Referred to Rules Committee

- 05-01-26 H Assigned to Judiciary II Criminal Law Committee
- 05-02-03 H Added Co-Sponsor Rep. Jack McGuire
- 05-02-10 H Added Chief Co-Sponsor Rep. Patricia Bailey
- H Added Co-Sponsor Rep. Daniel V. Beiser
- 05-03-03 H Added Co-Sponsor Rep. Brandon W. Phelps
- 05-03-09 H Added Co-Sponsor Rep. Lisa M. Dugan
- 05-03-10 H Added Co-Sponsor Rep. Careen M Gordon
 - H Rule 19(a) / Re-referred to Rules Committee

- 05-03-16 H Co-Sponsor Rep. Eddie Washington H Co-Sponsor Rep. Michael K. Smith H Co-Sponsor Rep. Robert F. Flider H Co-Sponsor Rep. John D'Amico H Co-Sponsor Rep. Kevin Joyce
- 05-04-05 H Added Co-Sponsor Rep. Susana A Mendoza
- 05-04-12 H Added Co-Sponsor Rep. Cynthia Soto
- 05-04-29 H Removed Co-Sponsor Rep. Cynthia Soto

HB-0029 MITCHELL, JERRY.

720 ILCS 5/12-10 from Ch. 38, par. 12-10

720 ILCS 5/12-10.1

Amends the Criminal Code of 1961. Provides that it is unlawful for a person, other than a person licensed to practice medicine in all its branches, to tattoo or offer to tattoo a person under 18 (rather than 21) years of age. Provides that the penalty for unlawfully tattooing or piercing the body of a person under 18 years of age is a Class A misdemeanor (rather than a Class C misdemeanor). Provides that it is a Class A misdemeanor for an owner or employee of those businesses to permit a person under 18 years of age to enter or remain on the premises where tattooing or body piercing is being performed unless the person under 18 years of age is accompanied by his or her parent or legal guardian. Provides that the prohibitions do not apply to a person under 18 years of age who tattoos or offers to tattoo or who pierces the body or oral cavity of another person under 18 years of age away from the premises of any business at which tattooing, body piercing, or oral cavity piercing is performed.

GOVERNOR AMENDATORY VETO MESSAGE

Recommends that the age of 21 be restored as the age for which a person may be tattooed by another person who is not a person licensed to practice medicine in all its branches. Recommends that the provision permitting a person under a particular age to tattoo or offer to tattoo another person under a particular age applies to persons under 21 years of age (rather than under 18 years of age).

NOTE(S) THAT MAY APPLY: Correctional

- 04-12-14 H Prefiled with Clerk by Rep. Jerry L. Mitchell 05-01-12 H First Reading
- H Referred to Rules Committee
- 05-01-26 H Assigned to Judiciary II Criminal Law Committee
- 05-02-10 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 013-002-000
- 05-02-14 H Placed on Calendar 2nd Reading Short Debate
- 05-02-16 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-18 H Third Reading Short Debate Passed 073-035-000
- 05-02-23 S Arrive in Senate
 - S Placed on Calendar Order of First Reading February 24, 2005
- 05-03-07 S Chief Senate Sponsor Sen. John J. Cullerton
- 05-03-08 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Judiciary
- 05-04-20 S Do Pass Judiciary; 008-000-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005 05-05-04 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 5, 2005
- 05-05-17 S Third Reading Passed; 050-005-000
- H Passed Both Houses
- 05-06-15 H Sent to the Governor
- 05-08-10 H Governor Amendatory Veto
- 05-10-19 H Placed on Calendar Amendatory Veto October 25, 2005
- H Motion Filed Override Amendatory Veto Rep. Jerry L. Mitchell 05-10-26 H 3/5 Vote Required
- H Override Amendatory Veto House Passed 091-024-001
- 05-11-02 S Placed on Calendar Amendatory Veto November 3, 2005 S Motion Filed Override Amendatory Veto Sen. John J. Cullerton
 - S 3/5 Vote Required

S Override Amendatory Veto - Senate Passed 048-007-000

H Amendatory Veto Overridden Both Houses

05-11-09 H Effective Date January 1, 2006

H Public Act 94-0684

HB-0030 BRAUER.

505 ILCS 19/45

Amends the Illinois AgriFIRST Program Act of 2001. Makes a technical change in a Section concerning certification.

04-12-15 H Prefiled with Clerk by Rep. Rich Brauer 05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0031 BRAUER. 520 ILCS 5/1.2

from Ch. 61, par. 1.2

Amends the Wildlife Code. Makes a technical change in a Section concerning administration and definitions.

04-12-15 H Prefiled with Clerk by Rep. Rich Brauer

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0032 BRAUER.

New Act

Creates the Illinois Farm Products Act. Contains only a short title provision.

04-12-15 H Prefiled with Clerk by Rep. Rich Brauer

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0033 PRITCHARD.

35 ILCS	105/3-5	from	Ch.	120,	раг.	439.3-5
35 ILCS	105/3-5.5					
35 ILCS	105/3-10	from	Ch.	120,	par.	439.3-10
35 ILCS	110/3-5	from	Ch.	120,	par.	439.33-5
35 ILCS	110/3-5.5					
35 ILCS	110/3-10	from	Ch.	120,	раг.	439.33-10
35 ILCS	115/3-5	from	Ch.	120,	par.	439.103-5
35 ILCS	115/3-5.5					
35 ILCS	115/3-10	from	Ch.	120,	par.	439.103-10
35 ILCS	120/2-5	from	Ch.	120,	par.	441-5
35 ILCS	120/2-5.5					
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. Provides for tax exemptions for: (i) certain users of ostomy supplies who reside in licensed long-term care facilities and (ii) not-for-profit sellers of ostomy supplies. Provides that the rate of tax on ostomy supplies is 1% (instead of 6.25%).

NOTE(S) THAT MAY APPLY: Fiscal

04-12-15 H Prefiled with Clerk by Rep. Robert W. Pritchard 05-01-12 H First Reading

- H Referred to Rules Committee
- 05-01-26 H Assigned to Revenue Committee
- 05-02-18 H Recommends Be Adopted Sub-committee/ Revenue Committee; 001-002-000: Lost
 - H Remains in Revenue Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0034 WATSON. 10 ILCS 5/21-1 10 ILCS 5/21-2

from Ch. 46, par. 21-1 from Ch. 46, par. 21-2

Amends the Election Code. Provides that the presidential elector with the highest number of votes in a congressional district casts an electoral vote for the presidential and vice presidential candidates of his or her political party. Provides that an at large presidential elector who receives the highest or second highest number of votes statewide casts an electoral vote for the candidates of his or her party.

04-12-15 H Prefiled with Clerk by Rep. Jim Watson

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0035 SCHMITZ, MILLNER AND DELGADO.

730 ILCS 5/3-6-3 from Ch. 38, par. 1003-6-3

Amends the Unified Code of Corrections. Provides that a person convicted of aggravated discharge of a firearm, whether or not the conduct leading to conviction for the offense resulted in great bodily harm to the victim, may only receive a maximum of 4.5 days of good conduct credit for each month of his or her sentence of imprisonment. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

- 04-12-15 H Prefiled with Clerk by Rep. Timothy L. Schmitz
- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Judiciary II Criminal Law Committee
- 05-02-03 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 015-000-000
 - H Added Co-Sponsor Rep. John J. Millner
 - H Added Co-Sponsor Rep. William Delgado
- 05-02-07 H Placed on Calendar 2nd Reading Short Debate
- 05-02-08 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-09 H Third Reading Short Debate Passed 114-001-000
- 05-02-15 S Arrive in Senate
 - S Placed on Calendar Order of First Reading
 - S Chief Senate Sponsor Sen. James A. DeLeo
 - S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Judiciary
- 05-04-20 S Postponed Judiciary
- 05-05-05 S Do Pass Judiciary; 009-000-000
 - S Placed on Calendar Order of 2nd Reading May 10, 2005
- 05-05-11 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 12, 2005
- 05-05-17 S Third Reading Passed; 058-000-000
- H Passed Both Houses
- 05-06-15 H Sent to the Governor
- 05-06-23 H Governor Approved
 - H Effective Date June 23, 2005
 - H Public Act 94-0071

HB-0036 SCHMITZ-FROEHLICH-MATHIAS.

745 ILCS 10/5-105.5 new

Amends the Local Governmental and Governmental Employees Tort Immunity Act. Provides that the immunities granted for fire protection and rescue services apply to those responding under the terms of a mutual aid agreement.

- 04-12-15 H Prefiled with Clerk by Rep. Timothy L. Schmitz
- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-13 H Added Chief Co-Sponsor Rep. Paul D. Froehlich
 - H Added Chief Co-Sponsor Rep. Sidney H. Mathias
- 05-01-26 H Assigned to Judiciary I Civil Law Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0037 SCHMITZ.

Authorizes the Director of Corrections to convey a permanent exclusive easement to the City of St. Charles, lessees of the City of St. Charles, and public utility companies with respect to specified land in Kane County. Contains findings. Effective immediately.

04-12-15 H Prefiled with Clerk by Rep. Timothy L. Schmitz

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0038 SCHMITZ-MATHIAS-FROEHLICH.

625 ILCS 5/3-104 from Ch. 95 1/2, par. 3-104

Amends the Illinois Vehicle Code. Provides that an application for a certificate of title to a vehicle must include the applicant's age. Provides that if an applicant for a certificate of title is under the age of 18 years and is not legally an emancipated minor, the application must be accompanied by a statement, signed by the applicant's parent or legal guardian, consenting to the application. Provides that if a vehicle has multiple owners, if any owner is a person under 18 and is not legally an emancipated minor, a parental statement of consent is also required, unless one of the other owners is the minor's parent or legal guardian. Provides that the Secretary of State shall adopt rules for implementing the new provision.

NOTE(S) THAT MAY APPLY: Fiscal

- 04-12-15 H Prefiled with Clerk by Rep. Timothy L. Schmitz
- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-13 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
- 05-01-26 H Added Chief Co-Sponsor Rep. Paul D. Froehlich
 - H Assigned to Transportation and Motor Vehicles Committee
- 05-03-08 H Motion Filed Rep. Timothy L. Schmitz; Table House Bill 38 Pursuant to Rule 60(b)
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-03-15 H Tabled By Sponsor Rep. Timothy L. Schmitz

HB-0039 SCHMITZ.

625 ILCS 5/3-104 from Ch. 95 1/2, par. 3-104

Amends the Illinois Vehicle Code. Provides that an application for a certificate of title must include the vehicle's color at the time of acquisition.

- 04-12-15 H Prefiled with Clerk by Rep. Timothy L. Schmitz
 - 05-01-12 H First Reading
 - H Referred to Rules Committee
 - 05-01-26 H Assigned to Executive Committee
 - 05-02-02 H Motion Filed Rep. Timothy L. Schmitz; Table House Bill 39 Pursuant to Rule 60(b)
 - 05-02-03 H Motion Prevailed
 - H Tabled By Sponsor Rep. Timothy L. Schmitz

HB-0040 SCHMITZ.

New Act

Creates the Mold Remediation Registration Act. Contains a short title provision. Contains a provision concerning the legislative purpose. Effective January 1, 2006.

- 04-12-15 H Prefiled with Clerk by Rep. Timothy L. Schmitz
- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee
- 05-03-08 H Motion Filed Rep. Timothy L. Schmitz; Table House Bill 40 Pursuant to Rule 60(b)
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-03-15 H Tabled By Sponsor Rep. Timothy L. Schmitz

HB-0041 SCHMITZ-FRANKS-CHAPA LAVIA.

40 ILCS 5/4-108

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

30 ILCS 805/8.29 new

Amends the Illinois Pension Code. Specifies that, when a new downstate firefighter pension fund is created for firefighters previously under IMRF, the affected firefighters receive creditable service in the new pension fund for service credits transferred from IMRF to the new pension fund. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

04-12-15 H Prefiled with Clerk by Rep. Timothy L. Schmitz

- 05-01-12 H First Reading
- H Referred to Rules Committee
- 05-01-26 H Assigned to Personnel and Pensions Committee
- 05-02-02 H Motion Filed Rep. Timothy L. Schmitz; Table House Bill 41Pursuant to Rule 60(b)
- 05-02-03 H Motion Prevailed
- H Tabled By Sponsor Rep. Timothy L. Schmitz

05-02-08 H Added Chief Co-Sponsor Rep. Jack D. Franks

H Added Chief Co-Sponsor Rep. Linda Chapa LaVia

HB-0042 SCHMITZ.

65 ILCS 5/2-3-5a

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

Amends the Illinois Municipal Code. Provides that if an area proposed to be incorporated as a village contains fewer than 7,500 residents and lies within 1 mile (now 1 1/2 miles) of the limits of any existing municipality, the consent of that municipality must be obtained before the area may be incorporated. Effective immediately.

- 04-12-15 H Prefiled with Clerk by Rep. Timothy L. Schmitz
- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Local Government Committee
- 05-03-08 H Motion Filed Rep. Timothy L. Schmitz; Table House Bill 42 Pursuant to Rule 60(b)
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-03-15 H Tabled By Sponsor Rep. Timothy L. Schmitz

HB-0043 RITA-VERSCHOORE-MCGUIRE-D'AMICO.

New Act

Creates the Construction Site Temporary Restroom Facility Act. Provides that the owner of a temporary building or building under construction, not yet occupied for its intended purpose, shall insure that employees working on the construction site have access to restroom facilities located within 300 feet of the entrance of the building under construction and which meet several requirements. Provides that inspectors employed by municipalities and counties may inspect construction sites to insure compliance with the Act. Provides penalties for a violation of the Act. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Inserts provisions substantially similar to those of HB 43 except: (1) provides that if individual portable units are used, separate toileting facilities are not required for males and females and toileting facilities provided shall comply with the Occupational Safety and Health Administration construction sanitation standards; (2) provides that for non-residential temporary buildings or non-residential buildings, the restroom facilities shall be located within 300 feet of the entrance of the building under construction; and (3) for residential temporary buildings or residential buildings, the restroom facilities shall be made readily available in nearby areas. Effective immediately.

- 04-12-16 H Prefiled with Clerk by Rep. Robert Rita
- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Local Government Committee
- 05-02-09 H House Amendment No. 1 Filed with Clerk by Local Government Committee
 - H House Amendment No. 1 Adopted in Local Government Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Local Government Committee; 009-

000-000

	000-000
05-02-10	H Placed on Calendar 2nd Reading - Short Debate
	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-02-18	H Third Reading - Short Debate - Passed 098-010-000
	H Added Chief Co-Sponsor Rep. Patrick J Verschoore
	H Added Chief Co-Sponsor Rep. Jack McGuire
	H Added Chief Co-Sponsor Rep. John D'Amico
05-02-23	S Arrive in Senate
	S Placed on Calendar Order of First Reading February 24, 2005
	S Chief Senate Sponsor Sen. Edward D. Maloney
05-02-24	S First Reading
	S Referred to Rules
05-04-13	S Assigned to Labor
05-04-21	S Do Pass Labor; 008-000-000
	S Placed on Calendar Order of 2nd Reading May 3, 2005
05-05-04	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 5, 2005
05-05-11	S Third Reading - Passed; 058-000-000
	H Passed Both Houses
05-06-09	H Sent to the Governor
05-06-17	H Governor Approved
	H Effective Date June 17, 2005
	H Public Act

MATHIAS-SAVIANO, PATTERSON, JENISCH, FEIGENHOLTZ, MAY, RYG, HB-0044 KELLY, MCGUIRE, WASHINGTON, SMITH, DELGADO, SOTO AND YARBROUGH.

New Act

Creates the Home Care Consumer and Worker Protection Act. If an agency places a home care worker with a consumer to provide home care services, requires the agency to give the worker and the consumer a notice setting forth the rights and responsibilities of each of them as well as appropriate phone numbers and addresses of the Office of the Attorney General. Authorizes the Attorney General to investigate complaints of violations of the Act, issue ceaseand-desist orders, and seek injunctive relief. Provides for a civil penalty of \$1,000 per day for each day that a violation continues. Effective January 1, 2006.

FISCAL NOTE (Dept. on Aging)

No impact to the Illinois Department on Aging. HOUSE AMENDMENT NO. 2 Deletes reference to: New Act Adds reference to: 30 ILCS 105/5.650 new 210 ILCS 55/Act title 210 ILCS 55/1 from Ch. 111 1/2, par. 2801 210 ILCS 55/1.01 from Ch. 111 1/2, par. 2801.01 210 ILCS 55/2 from Ch. 111 1/2, par. 2802 210 ILCS 55/2.03a new 210 ILCS 55/2.08 new 210 ILCS 55/2.09 new 210 ILCS 55/2.10 new 210 ILCS 55/2.11 new 210 ILCS 55/2.12 new 210 ILCS 55/3.3 new 210 ILCS 55/3.7 new 210 ILCS 55/4 from Ch. 111 1/2, par. 2804 210 ILCS 55/6.3 new 210 ILCS 55/6.7 new 210 ILCS 55/7 from Ch. 111 1/2, par. 2807 210 ILCS 55/8 from Ch. 111 1/2, par. 2808 210 ILCS 55/9.01 from Ch. 111 1/2, par. 2809.01

210	ILCS	55/9.02		from	Ch.	111	1/2,	par.	2809.02
210	ILCS	55/9.03		from	Ch.	111	1/2,	par.	2809.03
210	ILCS	55/9.04		from	Ch.	111	1/2,	par.	2809.04
210	ILCS	55/10.01		from	Ch.	111	1/2,	par.	2810.01
210	ILCS	55/10.05	new						
210	ILCS	55/12		from	Ch.	111	1/2,	par.	2812
210	ILCS	55/14		from	Ch.	111	1/2,	par.	2814
210	ILCS	62/15							
225	ILCS	46/15							
225	ILCS	510/3		from	Ch.	111,	par.	953	
225	ILCS	510/4		from	Ch.	111,	par.	954	
405	ILCS	30/4.3							

Replaces everything after the enacting clause. Amends the State Finance Act, the Home Health Agency Licensing Act, and the Health Care Worker Background Check Act. Changes the short title of the Home Health Agency Licensing Act to the Home Health, Home Services, and Home Nursing Agency Licensing Act, and requires the licensure of home services agencies and home nursing agencies on and after September 1, 2008; provides for the licensure of such agencies in conjunction with the licensure of a home health agency. Requires the Department of Public Health to adopt standards for the licensure and operation of home services agencies and home nursing agencies. Creates the Home Care Services Agency Licensure Fund as a special fund in the State treasury, and provides for the deposit of fees and fines collected in relation to the licensure of home services agencies and home nursing agencies into the fund; provides that moneys in the fund shall be used for administering the licensure of such agencies. Changes the name of the Home Health Advisory Committee to the Home Health and Home Services Advisory Committee, and adds 4 members to represent the home services agency profession; also specifies the constituencies to be represented by the 4 members appointed to represent the general public; adds duties of the committee in relation to the licensure of home services agencies and home nursing agencies. Provides that for purposes of the Health Care Worker Background Check Act, "health care employer" includes home services agencies and home nursing agencies. Amends the End Stage Renal Disease Facility Act, the Nurse Agency Licensing Act, and the Community Services Act to make conforming changes. Makes other changes. Effective January 1, 2006.

NOTE(S) THAT MAY APPLY: Fiscal

04-12-17 H Prefiled with Clerk by Rep. Sidney H. Mathias

05-01-12	Н	First	Reading
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H Referred to Rules Committee

05-01-26 H Assigned to Human Services Committee

- 05-01-27 H Added Chief Co-Sponsor Rep. Jack D. Franks
 - H Added Chief Co-Sponsor Rep. Linda Chapa LaVia
 - H Added Chief Co-Sponsor Rep. Elaine Nekritz
 - H Added Chief Co-Sponsor Rep. Angelo Saviano
- 05-02-03 H Added Co-Sponsor Rep. Naomi D. Jakobsson
- 05-02-09 H Added Co-Sponsor Rep. Milton Patterson
- H Added Co-Sponsor Rep. Roger Jenisch
- 05-02-10 H Added Co-Sponsor Rep. Sara Feigenholtz
- H Added Co-Sponsor Rep. Daniel V. Beiser
- 05-02-16 H Added Co-Sponsor Rep. Careen M Gordon
- 05-02-18 H Added Co-Sponsor Rep. Karen May
- H Added Co-Sponsor Rep. Kathleen A. Ryg 05-03-01 H Added Co-Sponsor Rep. Robert F. Flider
- 05-03-08 H Added Co-Sponsor Rep. Robin Kelly
- 05-03-09 H Do Pass / Short Debate Human Services Committee; 010-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate
- 05-03-15 H Added Co-Sponsor Rep. Jack McGuire
- 05-03-16 H Added Co-Sponsor Rep. Eddie Washington H Added Co-Sponsor Rep. Michael K. Smith
- H Added Co-Sponsor Rep. John D'Amico
- 05-03-17 H Added Co-Sponsor Rep. William Delgado
- 05-04-08 H Second Reading Short Debate

	H Held on Calendar Order of Second Reading - Short Debate
05-04-11	H Fiscal Note Filed
	H House Amendment No. 1 Filed with Clerk by Rep. Sidney H. Mathias
	H House Amendment No. 1 Referred to Rules Committee
05-04-12	H House Amendment No. 2 Filed with Clerk by Rep. Sidney H. Mathias
	H House Amendment No. 2 Referred to Rules Committee
	H Added Co-Sponsor Rep. Cynthia Soto
05-04-13	H House Amendment No. 1 Rules Refers to Human Services Committee
	H House Amendment No. 2 Rules Refers to Human Services Committee
05-04-14	H House Amendment No. 2 Recommends Be Adopted Human Services
	Committee; 011-000-000
	H House Amendment No. 2 Adopted by Voice Vote
	H Placed on Calendar Order of 3rd Reading - Short Debate
	H Added Co-Sponsor Rep. Karen A. Yarbrough
	H Remove Chief Co-Sponsor Rep. Elaine Nekritz
	H Remove Chief Co-Sponsor Rep. Linda Chapa LaVia
	H Remove Chief Co-Sponsor Rep. Jack D. Franks
	H Removed Co-Sponsor Rep. Daniel V. Beiser
	H Removed Co-Sponsor Rep. Naomi D. Jakobsson
	H Removed Co-Sponsor Rep. John D'Amico
	H Removed Co-Sponsor Rep. Careen M Gordon
	H Removed Co-Sponsor Rep. Robert F. Flider
05-04-15	H Third Reading - Short Debate - Passed 114-000-000
	H House Amendment No. 1 Tabled Pursuant to Rule 40(a)
	S Arrive in Senate
	S Placed on Calendar Order of First Reading April 19, 2005
05-04-20	S Chief Senate Sponsor Sen. M. Maggie Crotty
05-04-21	S First Reading
	S Referred to Rules
	S Assigned to Health & Human Services
05-04-28	
05-05-03	
05-05-04	
05-05-05	
	S Placed on Calendar Order of 2nd Reading May 10, 2005
	S Added as Alternate Co-Sponsor Sen. Dave Sullivan
05-05-17	······································
05-05-18	S Added as Alternate Co-Sponsor Sen. Martin A. Sandoval
05-07-01	S Pursuant to Senate Rule 3-9(b) / Referred to Rules
945 YA	RBROUGH-FROEHLICH-GRAHAM-SOTO-MCKEON, PATTERSON,
	GUIRE, YOUNGE, RYG, JAKOBSSON, COLVIN, HOWARD,
	SHINGTON, BAILEY, MOLARO, FRITCHEY, HAMOS, PIHOS,
	LGADO, FLOWERS, FEIGENHOLTZ, DUNKIN, KELLY, DAVIS.

HB-004 DELGADO, FLOWERS, FEIGENHOLTZ, DUNKIN, KELLY, DAVIS, WILLIAM, MENDOZA, GILES, OSTERMAN, JONES, TURNER, CHAVEZ AND CURRIE.

775 ILCS 5/1-102	from Ch. 68, par. 1-102
775 ILCS 5/1-103	from Ch. 68, par. 1-103
775 ILCS 5/3-102	from Ch. 68, par. 3-102
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Amends the Illinois Human Rights Act. With respect to real estate transactions, prohibits discrimination on the basis of source of income. In provisions making it is a civil rights violation for an owner or any other person engaging in a real estate transaction, or for a real estate broker or salesman, because of unlawful discrimination or familial status or source of income, to engage in certain activities, provides that those provisions do not: (i) require a housing authority or housing development project in which 25% or more of the units are owned by a housing authority or subject to a leasing agreement, regulatory and operating agreement, or other similar instrument with a housing authority to lease or rent another unit of that same housing development project to an existing or prospective tenant who is receiving subsidies, payment assistance, contributions, or vouchers under or in connection with the federal Housing Choice Voucher program for payment of part or all of the rent for the unit; (ii) require or prevent, with specified exceptions, any person whose property is located in a municipality with fewer than 1,000,000 inhabitants and is in a concentrated census tract where 3% of the total housing stock in that census tract is occupied by tenants relying on subsidies, payment assistance, contributions, or vouchers under or in connection with the federal Housing Choice Voucher program for payment of part of the rent for the unit to lease or rent a unit to a prospective tenant who is relying on such a subsidy, payment assistance, contribution, or voucher for payment of part or all of the rent for the unit (the housing authority shall determine which census tracts within its service area meet the concentrated census tract exemption requirements and annually deliver that information to the municipalities within its jurisdiction); or (iii) prevent an owner or agent from taking into consideration factors other than lawful source of income such as credit history, criminal history, or references. Effective immediately.

HOUSE AMENDMENT NO. 1

Adds reference to:

775 ILCS 5/8A-104 775 ILCS 5/8B-104 from Ch. 68, par. 8A-104

from Ch. 68, par. 8B-104

Deletes everything and inserts similar provisions with these additions: limits the application of the "source of income" provisions to residential rental real estate transactions; adds language providing that nothing in provisions setting forth civil rights violations in real estate transactions shall require or prevent any person whose property fails to meet federal Housing Quality Standards in connection with the federal Housing Choice Voucher program to lease or rent a unit to a prospective tenant who is relying on such a subsidy, payment assistance, contribution, or voucher for payment of part or all of the rent for such unit; provides that a hearing officer may recommend and the Human Rights Commission or a three-member panel may, upon finding a civil rights violation, order the respondent to participate in training to prevent future civil rights violations. Changes the effective date to January 31, 2006.

JUDICIAL NOTE (H-AM 1) (Admin Office of the Illinois Courts)

Would neither increase nor decrease the number of judges needed in the state.

STATE DEBT IMPACT NOTE (H-AM 1) (Government Forecasting & Accountability)

Would not change the amount of authorization for any type of State-issued or Statesupported bond, and therefore, would not affect the level of State indebtedness.

PENSION NOTE (H-AM 1) (Government Forecasting & Accountability)

Would not impact any public pension fund or retirement system in Illinois.

HOUSING AFFORDABILITY IMPACT NOTE (H-AM 1) (Housing Development Authority)

No fiscal effect on a single-family residence.

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

Corrections population impact: None. Fiscal impact: None.

FISCAL NOTE (H-AM 1) (Department of Corrections)

Corrections population impact: None. Fiscal impact: None.

BALANCED BUDGET NOTE (Gov. Office of Management & Budget)

No impact on State budget.

HOME RULE NOTE (H-AM 1)(Dept. of Commerce and Economic Opportunity)

In the opinion of the Department of Commerce and Economic Opportunity, House Bill 45 (H-AM 1) does pre-empt home rule authority.

STATE MANDATES FISCAL NOTE (H-AM 1)(Dept. of Commerce and Economic Opportunity)

In the opinion of the Department of Commerce and Economic Opportunity, House Bill 45 (H-AM 1) 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 (H-AM 1) (Human Rights Commission)

The fiscal impact on the Commission is minimal.

04-12-17 H Prefiled with Clerk by Rep. Karen A. Yarbrough

- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Added Chief Co-Sponsor Rep. Paul D. Froehlich H Added Chief Co-Sponsor Rep. Deborah L. Graham H Assigned to Housing and Urban Development Committee

05-01-28 H Added Chief Co-Sponsor Rep. Cynthia Soto

- H Added Chief Co-Sponsor Rep. Larry McKeon
- 05-02-02 H Co-Sponsor Rep. Milton Patterson

05-02-09 05-03-01	H Added Co-Sponsor Rep. Jack McGuire H Added Co-Sponsor Rep. Wyvetter H. Younge H Added Co-Sponsor Rep. Kathleen A. Ryg H Added Co-Sponsor Rep. Naomi D. Jakobsson H Added Co-Sponsor Rep. Marlow H. Colvin H Added Co-Sponsor Rep. Constance A. Howard H Added Co-Sponsor Rep. Eddie Washington H Added Co-Sponsor Rep. Patricia Bailey H House Amendment No. 1 Filed with Clerk by Housing and Urban Development Committee H House Amendment No. 1 Adopted in Housing and Urban Development
	Committee; by Voice Vote H Do Pass as Amended / Short Debate Housing and Urban Development
05-03-02	Committee; 014-001-001 H Placed on Calendar 2nd Reading - Short Debate H Added Co-Sponsor Rep. Robert S. Molaro H Added Co-Sponsor Rep. John A. Fritchey H Added Co-Sponsor Rep. Julie Hamos H Added Co-Sponsor Rep. Sandra M. Pihos H Added Co-Sponsor Rep. William Delgado H Added Co-Sponsor Rep. Mary E. Flowers H Added Co-Sponsor Rep. Sara Feigenholtz H Added Co-Sponsor Rep. Kenneth Dunkin H Added Co-Sponsor Rep. Robin Kelly H Added Co-Sponsor Rep. Susana A Mendoza H Added Co-Sponsor Rep. Calvin L. Giles H Added Co-Sponsor Rep. Harry Osterman
0 5-0 3-17	H Added Co-Sponsor Rep. Lovana Jones H Added Co-Sponsor Rep. Arthur L. Turner H Added Co-Sponsor Rep. Michelle Chavez
05-04-06	H Added Co-Sponsor Rep. Barbara Flynn Currie H Fiscal Note Requested by Rep. Karen A. Yarbrough; As Amended by HA
	 H State Mandates Fiscal Note Requested by Rep. Karen A. Yarbrough; As Amended by HA 1 H Balanced Budget Note Requested by Rep. Karen A. Yarbrough; As Amended by HA 1 H Correctional Note Requested by Rep. Karen A. Yarbrough; As Amended by HA 1 H Home Rule Note Requested by Rep. Karen A. Yarbrough; As Amended by HA 1 H Housing Affordability Impact Note Requested by Rep. Karen A. Yarbrough; As Amended by HA 1 H Judicial Note Requested by Rep. Karen A. Yarbrough; As Amended by HA 1 H Judicial Note Requested by Rep. Karen A. Yarbrough; As Amended by HA 1 H Judicial Note Requested by Rep. Karen A. Yarbrough; As Amended by HA 1
	As Amended by HA 1 H Pension Note Requested by Rep. Karen A. Yarbrough; As Amended by HA 1 H State Debt Impact Note Requested by Rep. Karen A. Yarbrough; As Amended by HA 1
05-04-07 05-04-08	H Judicial Note Filed As Amended by HA 1 H State Debt Impact Note Filed As Amended by HA 1 H Pension Note Filed As Amended by HA 1 H Second Reading - Short Debate
05-04-11	H Held on Calendar Order of Second Reading - Short Debate H Housing Affordability Impact Note Filed As Amended by HA 1 H Correctional Note Filed As Amended by HA 1
05-04-12	H Fiscal Note Filed As Amended by HA I H Balanced Budget Note Filed As Amended by HA I

- H Home Rule Note Filed As Amended by HA 1
- H State Mandates Fiscal Note Filed As Amended by HA 1
- H Fiscal Note Filed As Amended by HA 1
- 05-04-13 H Land Conveyance Appraisal Note Requested Withdrawn by Rep. Karen A. Yarbrough
- 05-04-14 H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0046 BLACK, PHELPS AND WASHINGTON.

 5 ILCS 290/3
 from Ch. 53, par. 3

 5 ILCS 290/3.1
 from Ch. 53, par. 3.1

 5 ILCS 290/3.2
 from Ch. 53, par. 3.2

 5 ILCS 290/3.3
 from Ch. 53, par. 3.3

 5 ILCS 290/3.4 new
 25

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

Amends the Salaries Act and the Compensation Review Act. Provides that the Compensation Review Board shall not recommend the compensation of judges. Authorizes the General Assembly to set the compensation of judges by law. Provides that judges shall not receive costof-living adjustments as authorized by Senate Joint Resolution 192 of the 86th General Assembly, beginning with terms beginning on or after the first Monday in December 2014 (for Supreme Court judges), 2012 (for Appellate Court judges), 2010 (for Circuit Court judges), and 2008 (for associate judges). Permits judges for those terms to receive cost-of-living adjustments provided by law by the General Assembly.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-03 H Prefiled with Clerk by Rep. William B. Black
- 05-01-12 H First Reading
- H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee
- 05-03-02 H Motion Filed Rep. William B. Black; Table House Bill 46 Black Pursuant to Rule 60(b)
- 05-03-03 H Motion Prevailed
 - H Added Co-Sponsor Rep. Brandon W. Phelps
 - H Tabled By Sponsor Rep. William B. Black
- 05-03-17 H Added Co-Sponsor Rep. Eddie Washington

HB-0047 BLACK, BEISER AND PHELPS.

20 ILCS 862/15

Amends the Recreational Trails of Illinois Act with respect to the Off-Highway Vehicle Trails Fund. Allows the Department of Natural Resources to use money from the Fund for construction of motorized recreational trails on Department owned or managed land that is not designated a nature preserve under the Illinois Natural Areas Preservation Act or is not contained in a report submitted under the Illinois Natural Areas Preservation Act. Effective immediately.

05-01-03 H Prefiled with Clerk by Rep. William B. Black

- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Agriculture & Conservation Committee
- 05-02-10 H Added Co-Sponsor Rep. Daniel V. Beiser
- 05-02-16 H Motion Filed Rep. William B. Black; Table House Bill 47 Pursuant to Rule 60(b)
- 05-02-17 H Motion Prevailed
 - H Tabled By Sponsor Rep. William B. Black
- 05-03-03 H Added Co-Sponsor Rep. Brandon W. Phelps

HB-0048 BLACK-FROEHLICH.

235 ILCS 5/9-2b rep.

Amends the Liquor Control Act of 1934. Repeals provisions allowing a township board to authorize the local liquor control commissioner to issue a specific special event retailer's license in any township that has voted to prohibit the retail sale of alcoholic liquor.

05-01-03 H Prefiled with Clerk by Rep. William B. Black

05-01-12	H First Reading
	H Referred to Rules Committee
05-01-26	H Assigned to Executive Committee
05-03-10	H Rule 19(a) / Re-referred to Rules Committee
05-03-16	H Assigned to Executive Committee
05-03-17	H Committee Deadline Extended-Rule 9(b) April 8, 2005
05-04-06	H Do Pass / Short Debate Executive Committee; 010-000-000
	H Placed on Calendar 2nd Reading - Short Debate
	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-04-07	H Added Chief Co-Sponsor Rep. Paul D. Froehlich
	H Third Reading - Short Debate - Passed 114-000-000
05-04-08	
	S Placed on Calendar Order of First Reading April 11, 2005
	S Chief Senate Sponsor Sen. Richard J. Winkel, Jr.
05-04-11	S First Reading
	S Referred to Rules
	S Assigned to Executive
	S Postponed - Executive
05-05-05	S Do Pass Executive; 011-000-000
05 05 16	S Placed on Calendar Order of 2nd Reading May 10, 2005
05-05-16	S Second Reading
05 05 17	S Placed on Calendar Order of 3rd Reading May 17, 2005
05-05-17	S Third Reading - Passed; 055-000-000 H Passed Both Houses
05 06 15	
	H Sent to the Governor
05-07-21	H Governor Approved H Effective Date July 21, 2005
	H Public Act

HB-0049 BLACK.

New Act

735 ILCS 5/8-802.3 new

Creates the Crime Stoppers Program Act. Provides for the certification of Crime Stoppers Programs by the Illinois State Crime Stoppers Association. Provides that a person or agency that is not a certified Crime Stoppers program may not use the name "Crime Stoppers". Provides that the Attorney General may enforce this provision through injunctive or other appropriate relief. Amends the Code of Civil Procedure. Provides that unless such nondisclosure will infringe the constitutional rights of the accused, the identity of a person who submits information of a criminal act to a Crime Stoppers program is privileged information and may not be disclosed in any judicial or administrative proceeding. Establishes procedures for the disclosure of that information. Provides that disclosure of the identity of witnesses to be produced at a hearing or trial shall not be denied. Provides that this provision shall not be construed to require a Crime Stoppers program to acquire or retain personal information from informants wishing to remain anonymous.

- 05-01-03 H Prefiled with Clerk by Rep. William B. Black 05-01-12 H First Reading
- - H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee
- 05-02-01 H Motion Filed Rep. William B. Black; Table House Bill 49 Pursuant to Rule 60(b)
- 05-02-02 H Motion Prevailed

H Tabled By Sponsor Rep. William B. Black

HB-0050 LANG-LYONS, JOSEPH AND SCHMITZ.

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.

05-01-03 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

05-01-18 H Added Co-Sponsor Rep. Timothy L. Schmitz

05-01-26 H Assigned to Executive Committee

05-01-27 H Added Chief Co-Sponsor Rep. Joseph M. Lyons

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0051 BLACK-CULTRA AND PHELPS.

25 ILCS 115/1

from Ch. 63, par. 14

Amends the General Assembly Compensation Act. Requires that the State Comptroller post the annual compensation of each General Assembly member on the Comptroller's website.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-05 H Prefiled with Clerk by Rep. William B. Black

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-02-23 H Added Chief Co-Sponsor Rep. Shane Cultra

05-03-03 H Added Co-Sponsor Rep. Brandon W. Phelps

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0052 LINDNER-MATHIAS-CROSS-SCHOCK-BELLOCK, FEIGENHOLTZ, FLIDER, BERRIOS, CHAVEZ, KOSEL, GRAHAM, KELLY, WASHINGTON, SMITH, TURNER, YOUNGE, DAVIS, WILLIAM, D'AMICO, BAILEY, BEISER, BRADLEY, JOHN, JEFFERSON AND SOTO.

20 ILCS 2605/2605-25 was 20 ILCS 2605/55a-1

20 ILCS 2605/2605-53 new

Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Creates the Division of Domestic Violence Prevention within the Department to investigate domestic violence offenses, train police statewide in domestic violence prevention techniques, and track statistical data on domestic violence in Illinois.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-03 H Prefiled with Clerk by Rep. Patricia Reid Lindner

- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Added Chief Co-Sponsor Rep. Sidney H. Mathias H Assigned to State Government Administration Committee
- 05-01-31 H Added Co-Sponsor Rep. Sara Feigenholtz
- 05-02-10 H Added Co-Sponsor Rep. Robert F. Flider
- 05-02-17 H Added Chief Co-Sponsor Rep. Patricia Bailey H Added Co-Sponsor Rep. Maria Antonia Berrios H Added Co-Sponsor Rep. Michelle Chavez
- 05-02-23 H Added Co-Sponsor Rep. Renee Kosel H Added Chief Co-Sponsor Rep. Aaron Schock
 - H Added Chief Co-Sponsor Rep. Patricia R. Bellock
- 05-03-02 H Motion to Suspend Rule 25 Prevailed
- 05-03-08 H Added Co-Sponsor Rep. Deborah L. Graham
- 05-03-10 H Added Co-Sponsor Rep. Robin Kelly
- H Rule 19(a) / Re-referred to Rules Committee
- 05-03-16 H Co-Sponsor Rep. Eddie Washington H Co-Sponsor Rep. Michael K. Smith H Co-Sponsor Rep. Arthur L. Turner H Co-Sponsor Rep. Wyvetter H. Younge
 - H Co-Sponsor Rep. William Davis
 - H Co-Sponsor Rep. John D'Amico
- 05-03-24 H Remove Chief Co-Sponsor Rep. Patricia Bailey
 - H Added Co-Sponsor Rep. Patricia Bailey
 - H Added Chief Co-Sponsor Rep. Tom Cross
- 05-04-05 H Added Co-Sponsor Rep. Daniel V. Beiser
- H Added Co-Sponsor Rep. John E. Bradley
- 05-04-08 H Added Co-Sponsor Rep. Charles E. Jefferson
- 05-04-12 H Added Co-Sponsor Rep. Cynthia Soto

HB-0053 BELLOCK-MATHIAS-LYONS, EILEEN-FROEHLICH-PIHOS, TRYON, MULLIGAN, BIGGINS, HULTGREN, CULTRA, MEYER, JENISCH,

FRANKS, CHAPA LAVIA AND MOFFITT.

720 ILCS 5/29D-10

Amends the Terrorism Article of the Criminal Code of 1961. Defines "endangering the food supply" and "endangering the water supply". Provides that endangering the food supply or endangering the water supply constitutes an act of terrorism. Effective immediately.

HOUSE AMENDMENT NO. 1

Changes the definition of "contagious or infectious disease" to a specific disease designated by the Illinois Department of Agriculture as contagious or infectious under rules pertaining to the Illinois Diseased Animals Act. Provides that the definition of "endangering the food supply" does not include bona fide experiments and actions related to those experiments carried on by commonly recognized research facilities or actions by agricultural producers and animal health professionals who may inadvertently contribute to the spread of detrimental biological agents while employing generally acceptable management practices. Provides that the definition of "endangering the water supply" does not include contamination of a public or private well or water reservoir or any water supply of a public utility that may occur inadvertently as part of the operation of a public utility or electrical generating station. Provides that the definition of "terrorist act" does not include acts that occur inadvertently and as the result of operation of the facility that produces or distributes electricity, gas, oil, or other fuel.

NOTE(S) THAT MAY APPLY: Correctional

- 05-01-03 H Prefiled with Clerk by Rep. Patricia R. Bellock
- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-13 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
 - H Added Chief Co-Sponsor Rep. Eileen Lyons
 - H Added Chief Co-Sponsor Rep. Paul D. Froehlich
- 05-01-26 H Assigned to Judiciary II Criminal Law Committee
- 05-02-02 H Added Chief Co-Sponsor Rep. Sandra M. Pihos
- 05-02-10 H House Amendment No. 1 Filed with Clerk by Judiciary II Criminal Law Committee
 - H House Amendment No. 1 Adopted in Judiciary II Criminal Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary II Criminal Law Committee; 015-000-000
 - H Added Co-Sponsor Rep. Michael Tryon
 - H Added Co-Sponsor Rep. Rosemary Mulligan
- 05-02-14 H Placed on Calendar 2nd Reading Short Debate
- 05-02-18 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-23 H Added Co-Sponsor Rep. Bob Biggins
 - H Added Co-Sponsor Rep. Randall M. Hultgren
 - H Added Co-Sponsor Rep. Shane Cultra
 - H Added Co-Sponsor Rep. James H. Meyer
 - H Added Co-Sponsor Rep. Roger Jenisch
 - H Third Reading Short Debate Passed 115-000-000
 - H Added Co-Sponsor Rep. Jack D. Franks
 - H Added Co-Sponsor Rep. Linda Chapa LaVia
 - H Added Co-Sponsor Rep. Donald L. Moffitt
- 05-02-24 S Arrive in Senate
 - S Placed on Calendar Order of First Reading
 - S Chief Senate Sponsor Sen. Kirk W. Dillard
 - S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Judiciary
- 05-04-20 S Postponed Judiciary
- 05-05-05 S Do Pass Judiciary; 009-000-000
- S Placed on Calendar Order of 2nd Reading May 10, 2005
- 05-05-11 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 12, 2005
- 05-05-17 S Third Reading Passed; 058-000-000
- H Passed Both Houses
- 05-06-15 H Sent to the Governor

05-06-22 H Governor Approved

H Effective Date June 22, 2005

H Public Act 94-0068

HB-0054 OSMOND-MATHIAS-BASSI-MUNSON-FRITCHEY, TRYON, SCHMITZ, SULLIVAN, FROEHLICH, BEAUBIEN, PIHOS, CULTRA, FRANKS AND CHAPA LAVIA.

745 ILCS 49/27 new

Amends the Good Samaritan Act. Provides immunity for any physician licensed under the Medical Practice Act of 1987 to practice medicine in all its branches or licensed to practice the treatment of human ailments in any other state or territory of the United States, any nurse licensed under the Nursing and Advanced Practice Nursing Act, any paramedic, or any emergency medical technician who provides assistance to a law enforcement officer while the officer is engaged in tactical operations,

HOUSE AMENDMENT NO. 1

Deletes everything. Amends the Good Samaritan Act. Provides that a physician licensed to practice medicine in all its branches, a physician assistant, a nurse, a paramedic, an emergency medical technician, or a First Responder who, in good faith and without fee, or with a fee not to exceed \$1, to a person, provides assistance to a law enforcement officer while the officer is engaged in law enforcement critical incident, tactical training, or tactical operations is not liable for civil damages as a result of his or her acts or omissions in providing the care, except in cases of willful or wanton misconduct.

05-01-05	H Prefiled with Clerk by Rep. JoAnn D. Osmond
05-01-12	H First Reading
	H Referred to Rules Committee
05-01-13	H Added Chief Co-Sponsor Rep. Sidney H. Mathias
	H Added Chief Co-Sponsor Rep. Suzanne Bassi
	H Added Chief Co-Sponsor Rep. Ruth Munson
05-01-26	
05-02-01	5 ,
	H Added Co-Sponsor Rep. Michael Tryon
	H Added Co-Sponsor Rep. Timothy L. Schmitz
	H Added Co-Sponsor Rep. Ed Sullivan, Jr.
	H Added Co-Sponsor Rep. Paul D. Froehlich
	H Added Co-Sponsor Rep. Mark H. Beaubien, Jr.
05-02-02	H Added Co-Sponsor Rep. Sandra M. Pihos
05-02-08	H Added Co-Sponsor Rep. Shane Cultra
	H Added Co-Sponsor Rep. Jack D. Franks
	H Added Co-Sponsor Rep. Linda Chapa LaVia
05-03-10	H House Amendment No. 1 Filed with Clerk by Judiciary I - Civil Law
	Committee
	H House Amendment No. 1 Adopted in Judiciary I - Civil Law Committee;
	by Voice Vote
	H Motion Do Pass as Amended - Lost Judiciary I - Civil Law Committee;
	005-006-000
	H Remains in Judiciary I - Civil Law Committee

H Rule 19(a) / Re-referred to Rules Committee

HB-0055 DUNN.

410 ILCS 25/5 from Ch. 111 1/2, par. 3715

Amends the Environmental Barriers Act. Provides that new housing subject to regulation under the Act shall be constructed in compliance with specified accessibility guidelines.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Inserts provisions substantially similar to those of HB 55, except provides that dwelling units and public and common use areas serving persons with disabilities in all multi-unit buildings not defined as multi-story buildings shall comply with the accessibility standards for new construction if the building consists of 4 or more dwelling units, whether for rent or sale. Provides that new construction of multi-unit housing may be subject to the federal Fair Housing Amendments Act. Deletes language providing that if there are separate entrances for ground floor units, each entrance shall be accessible.

HOUSE AMENDMENT NO. 2

Provides that the provision requiring new housing to be constructed in compliance with all applicable regulations and certain technical requirements does not apply within any unit of local government that by ordinance, rule, or regulation prescribes requirements to increase and facilitate access to the built environment by environmentally limited persons that are more stringent than those contained in the Act prior to the effective date of this amendatory Act of the 94th General Assembly.

SENATE COMMITTEE AMENDMENT NO. 1

Provides that in the case where the new housing and the new housing not defined as multistory for purposes of the Act is a building in which 4 or more dwelling units or sleeping units intended to be occupied as a residence are contained within a single structure, the new housing shall be constructed in compliance with all applicable regulations and the technical requirements of the Department of Housing and Urban Development's Fair Housing Accessibility Guidelines and the Supplement to Notice of Fair Housing Accessibility Guidelines: Questions and Answers about the Guidelines. Deletes the specific technical requirements provided under the Accessibility Guidelines promulgated by the federal government under the Fair Housing Act.

- 05-01-05 H Prefiled with Clerk by Rep. Joe Dunn
 - 05-01-12 H First Reading
 - H Referred to Rules Committee
 - 05-01-26 H Assigned to Housing and Urban Development Committee
 - 05-02-08 H Added Chief Co-Sponsor Rep. Milton Patterson
 - 05-02-23 H Remove Chief Co-Sponsor Rep. Milton Patterson
 - 05-03-08 H House Amendment No. 1 Filed with Clerk by Housing and Urban Development Committee
 - H House Amendment No. 2 Filed with Clerk by Housing and Urban Development Committee
 - H House Amendment No. 1 Adopted in Housing and Urban Development Committee; by Voice Vote
 - H House Amendment No. 2 Adopted in Housing and Urban Development Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Housing and Urban Development Committee; 013-000-000
 - 05-03-09 H Placed on Calendar 2nd Reading Short Debate
 - 05-03-15 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-03-16 H Third Reading Short Debate Passed 115-000-000
 - 05-03-17 S Arrive in Senate
 - S Placed on Calendar Order of First Reading
 - S Chief Senate Sponsor Sen. Kirk W. Dillard
 - S First Reading
 - S Referred to Rules
 - 05-04-13 S Assigned to Housing & Community Affairs
 - 05-04-20 S Postponed Housing & Community Affairs
 - S Added as Alternate Co-Sponsor Sen. Pamela J. Althoff
 - S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Kirk W. Dillard
 - S Senate Committee Amendment No. 1 Referred to Rules
 - 05-05-03 S Senate Committee Amendment No. 1 Rules Refers to Housing & Community Affairs
 - S Senate Committee Amendment No. 1 Adopted
 - 05-05-04 S Do Pass as Amended Housing & Community Affairs; 008-000-000
 - S Placed on Calendar Order of 2nd Reading May 5, 2005
 - 05-05-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 12, 2005
 - 05-05-19 S Third Reading Passed; 059-000-000
 - H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
 - 05-05-23 H Senate Committee Amendment No. 1 Motion Filed Concur Rep. Joe Dunn H Senate Committee Amendment No. 1 Motion to Concur Referred to Rules Committee
 - 05-05-24 H Senate Committee Amendment No. 1 Motion to Concur Recommends be

Adopted Rules Committee; 004-000-000

- 05-05-26 H Senate Committee Amendment No. 1 House Concurs 114-000-000 H Passed Both Houses
- 05-06-24 H Sent to the Governor
- 05-07-21 H Governor Approved H Effective Date January 1, 2006

HB-0056 BURKE-FROEHLICH-MOFFITT AND BOLAND.

110 ILCS 47/10

Amends the Fire Sprinkler Dormitory Act. Provides that nothing in the Act may be construed to abrogate any statute, rule, or ordinance requiring that a fire extinguisher be present in a dormitory. Effective immediately.

HOUSE AMENDMENT NO. 1

Adds reference to:

110 ILCS 47/15

Further amends the Fire Sprinkler Dormitory Act. Provides that loan funds, subject to appropriation or other funding sources (instead of just subject to appropriation), shall be paid out of the Fire Sprinkler Dormitory Revolving Loan Fund.

- 05-01-06 H Prefiled with Clerk by Rep. Daniel J. Burke
- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Chief Co-Sponsor Rep. Paul D. Froehlich H Chief Co-Sponsor Rep. Donald L. Moffitt H Assigned to Executive Committee
- 05-02-15 H Added Co-Sponsor Rep. Mike Boland
- 05-03-02 H House Amendment No. 1 Filed with Clerk by Executive Committee H House Amendment No. 1 Adopted in Executive Committee: by Voice Vote H Do Pass as Amended / Short Debate Executive Committee; 013-000-000
- 05-03-03 H Placed on Calendar 2nd Reading Short Debate
- 05-03-15 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-16 H Third Reading Short Debate Passed 115-000-000
- 05-03-17 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 6, 2005
 - S Chief Senate Sponsor Sen. Martin A. Sandoval
- 05-04-06 S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Higher Education
- 05-05-05 S Do Pass Higher Education; 010-000-000
- S Placed on Calendar Order of 2nd Reading May 10, 2005
- 05-05-19 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 20, 2005
- 05-05-20 S Third Reading Passed; 054-000-000 H Passed Both Houses
- 05-05-29 S Added as Alternate Co-Sponsor Sen. Mattie Hunter
- 05-06-17 H Sent to the Governor
- 05-07-14 H Governor Approved
 - H Effective Date July 14, 2005

HB-0057 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, 2005.

- 05-01-06 H Prefiled with Clerk by Rep. Lou Lang
- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Revenue Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

BAILEY-LANG, BOLAND, GILES, DAVIS, MONIQUE, MULLIGAN AND HB-0058

OSTERMAN.

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, suicide prevention, the prevention, transmission, and spread of HIV/AIDS (rather than just AIDS), disaster and terrorism preparedness (instead of disaster survival), and organ, tissue, and blood donation.

HOUSE AMENDMENT NO. 1

Further amends the Critical Health Problems and Comprehensive Health Education Act. Provides that notwithstanding the provisions of the Act, any provision of the School Code that allows for or requires parental consent is valid.

- NOTE(S) THAT MAY APPLY: Fiscal; Mandate
 - 05-01-06 H Prefiled with Clerk by Rep. Lou Lang
 - 05-01-12 H First Reading
 - H Referred to Rules Committee
 - 05-01-26 H Assigned to Elementary & Secondary Education Committee
 - 05-02-17 H Added Co-Sponsor Rep. Mike Boland
 - 05-02-24 H House Amendment No. 1 Filed with Clerk by Elementary & Secondary Education Committee
 - H House Amendment No. 1 Adopted in Elementary & Secondary Education Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Elementary & Secondary Education Committee; 013-002-004
 - H Added Co-Sponsor Rep. Calvin L. Giles
 - H Added Co-Sponsor Rep. Monique D. Davis
 - H Added Co-Sponsor Rep. Rosemary Mulligan
 - H Added Co-Sponsor Rep. Harry Osterman
 - 05-02-25 H Placed on Calendar 2nd Reading - Short Debate
 - 05-03-03 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - H Chief Sponsor Changed to Rep. Patricia Bailey 05-04-11
 - H Added Chief Co-Sponsor Rep. Lou Lang
 - H Third Reading Short Debate Passed 082-032-000
 - 05-04-12 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 13, 2005
 - 05-05-04 S Chief Senate Sponsor Sen. Terry Link
 - 05-05-05 S First Reading
 - S Referred to Rules

LANG-BELLOCK-FRITCHEY-PIHOS-YARBROUGH, FEIGENHOLTZ, HB-0059 BOLAND, MCGUIRE, RYG, GRAHAM, JAKOBSSON, MCKEON, NEKRITZ, HAMOS, COULSON, MENDOZA, VERSCHOORE, FRANKS AND CHAPA LAVIA.

215 ILCS 5/370c from Ch. 73, par. 982c

Amends the Illinois Insurance Code. In provisions requiring an insurer that provides coverage for hospital or medical expenses under a group policy of accident and health insurance or health care plan to provide coverage under the policy for treatment of serious mental illness under the same terms and conditions as coverage for hospital or medical expenses related to other illnesses and diseases (commonly referred to as "mental health parity"), eliminates the December 31, 2005 sunset date that applies to those provisions. Effective immediately. NOTE(S) THAT MAY APPLY: Fiscal

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

- 05-01-12 H First Reading
- - H Referred to Rules Committee
- 05-01-26 H Assigned to Insurance Committee
- 05-01-27 H Added Chief Co-Sponsor Rep. Patricia R. Bellock
- 05-01-31 H Added Co-Sponsor Rep. Sara Feigenholtz H Added Co-Sponsor Rep. Mike Boland
- 05-02-01 H Added Chief Co-Sponsor Rep. John A. Fritchey
- H Do Pass / Short Debate Insurance Committee: 012-004-000
- 05-02-02 H Placed on Calendar 2nd Reading Short Debate

H Chief Co-Sponsor Rep. Sandra M. Pihos
H Chief Co-Sponsor Rep. Karen A. Yarbrough
H Second Reading - Short Debate
H Placed on Calendar Order of 3rd Reading - Short Debate
05-02-03 H Added Co-Sponsor Rep. Jack McGuire
H Added Co-Sponsor Rep. Kathleen A. Ryg
H Added Co-Sponsor Rep. Deborah L. Graham
H Added Co-Sponsor Rep. Naomi D. Jakobsson
H Added Co-Sponsor Rep. Larry McKeon
H Added Co-Sponsor Rep. Elaine Nekritz
H Added Co-Sponsor Rep. Julie Hamos
H Added Co-Sponsor Rep. Elizabeth Coulson
H Added Co-Sponsor Rep. Susana A Mendoza
H Added Co-Sponsor Rep. Patrick J Verschoore
H Added Co-Sponsor Rep. Jack D. Franks
H Added Co-Sponsor Rep. Linda Chapa LaVia
H Third Reading - Short Debate - Passed 114-001-000
05-02-15 S Arrive in Senate
S Placed on Calendar Order of First Reading
S Chief Senate Sponsor Sen. Deanna Demuzio
S First Reading
S Referred to Rules
05-03-01 S Added as Alternate Chief Co-Sponsor Sen. Terry Link
05-03-02 S Added as Alternate Chief Co-Sponsor Sen. Jeffrey M. Schoenberg
05-03-08 S Added as Alternate Chief Co-Sponsor Sen. Kwame Raoul
05-04-13 S Assigned to Insurance
05-04-20 S Do Pass Insurance: 007-000-000
S Placed on Calendar Order of 2nd Reading April 21, 2005
05-04-21 S Added as Alternate Chief Co-Sponsor Sen. M. Maggie Crotty
05-05-04 S Second Reading
S Placed on Calendar Order of 3rd Reading May 5, 2005
05-05-05 S Added as Alternate Co-Sponsor Sen. Don Harmon
05-05-17 S Third Reading - Passed; 058-000-000
H Passed Both Houses
05-05-27 S Added as Alternate Co-Sponsor Sen. John M. Sullivan
05-05-28 S Added as Alternate Co-Sponsor Sen. James F. Clayborne, Jr.
S Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins
S Added as Alternate Co-Sponsor Sen. Ira I. Silverstein
05-05-29 S Added as Alternate Co-Sponsor Sen. Mattie Hunter
S Added as Alternate Co-Sponsor Sen. Arthur J. Wilhelmi
S Added as Alternate Co-Sponsor Sen. Debbie DeFrancesco Halvorson
05-06-15 H Sent to the Governor
05-08-02 H Governor Approved
H Effective Date August 2, 2005
H Public Act 94-0402
HB-0060 LANG-KOSEL-OSTERMAN-MENDOZA, PATTERSON, GILES, DAVIS,
MONIQUE, BERRIOS, CHAVEZ, JEFFERSON, YARBROUGH, KELLY,

COULSON, FRANKS, CHAPA LAVIA, PHELPS, SMITH AND D'AMICO. 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. Defines "area of identified staff shortage" as a school district in which the number of teachers is insufficient to meet student or school district demand or a subject area for which the number of teachers who are qualified to teach that subject area is insufficient to meet student or school district demand, as determined by the State Board of Education. 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.

GRAHAM, YOUNGE, DUNKIN, BAILEY, HOWARD, WASHINGTON,

HOUSE AMENDMENT NO. 1

Provides that the scholarships awarded through the Teach Illinois Scholarship Program are subject to appropriations to the Illinois Student Assistance Commission by the General Assembly.

SENATE FLOOR AMENDMENT NO. 1

Provides that the scholarships shall be awarded (rather than issued) to qualified applicants. Provides that the Illinois Student Assistance Commission shall (rather than may) make tuition payments directly to the qualified institution of higher learning that the recipient attends for the prescribed courses.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-06 H Prefiled with Clerk by Rep. Lou Lang 05-01-12 H First Reading H Referred to Rules Committee 05-01-26 H Assigned to Higher Education Committee 05-02-02 H Added Chief Co-Sponsor Rep. Harry Osterman H Chief Co-Sponsor Changed to Rep. Harry Osterman 05-02-08 H Added Co-Sponsor Rep. Milton Patterson 05-02-09 H Do Pass / Short Debate Higher Education Committee; 014-000-000 05-02-10 H Placed on Calendar 2nd Reading - Short Debate H Added Co-Sponsor Rep. Calvin L. Giles 05-02-16 H House Amendment No. 1 Filed with Clerk by Rep. Lou Lang H House Amendment No. 1 Referred to Rules Committee H Added Co-Sponsor Rep. Monique D. Davis 05-02-17 H Added Co-Sponsor Rep. Maria Antonia Berrios H Added Co-Sponsor Rep. Michelle Chavez 05-02-18 H Added Co-Sponsor Rep. Charles E. Jefferson 05-02-25 H House Amendment No. 1 Recommends Be Adopted Rules Committee; 004-000-000 H Second Reading - Short Debate H House Amendment No. 1 Adopted by Voice Vote H Placed on Calendar Order of 3rd Reading - Short Debate H Added Co-Sponsor Rep. Karen A. Yarbrough H Added Co-Sponsor Rep. Robin Kelly H Added Co-Sponsor Rep. Deborah L. Graham H Added Co-Sponsor Rep. Wyvetter H. Younge H Added Co-Sponsor Rep. Kenneth Dunkin H Added Co-Sponsor Rep. Patricia Bailey H Added Co-Sponsor Rep. Constance A. Howard H Added Co-Sponsor Rep. Eddie Washington 05-03-01 H Third Reading - Short Debate - Passed 114-000-000 H Added Chief Co-Sponsor Rep. Renee Kosel H Co-Sponsor Rep. Elizabeth Coulson H Co-Sponsor Rep. Jack D. Franks H Co-Sponsor Rep. Linda Chapa LaVia 05-03-02 S Arrive in Senate S Placed on Calendar Order of First Reading March 3, 2005 S Chief Senate Sponsor Sen. Edward D. Maloney S First Reading S Referred to Rules 05-03-03 H Added Co-Sponsor Rep. Brandon W. Phelps 05-03-16 H Added Co-Sponsor Rep. Michael K. Smith H Added Co-Sponsor Rep. John D'Amico 05-03-17 H Added Chief Co-Sponsor Rep. Susana A Mendoza 05-04-13 S Assigned to Higher Education 05-05-05 S Do Pass Higher Education; 007-003-000 S Placed on Calendar Order of 2nd Reading May 10, 2005 05-05-11 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Edward D. Maloney S Senate Floor Amendment No. 1 Referred to Rules

- 05-05-16 S Senate Floor Amendment No. 1 Rules Refers to Higher Education
 - S Second Reading

- S Placed on Calendar Order of 3rd Reading May 17, 2005
- 05-05-17 S Senate Floor Amendment No. 1 Be Adopted Higher Education; 010-000-000
 - S Added as Alternate Chief Co-Sponsor Sen. Martin A. Sandoval
 - S Recalled to Second Reading
 - S Senate Floor Amendment No. 1 Adopted; Maloney
 - S Placed on Calendar Order of 3rd Reading May 18, 2005
- 05-05-19 S Third Reading Passed; 038-019-000
- 05-05-20 H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
- 05-05-23 H Senate Floor Amendment No. 1 Motion Filed Concur Rep. Lou Lang H Senate Floor Amendment No. 1 Motion to Concur Referred to Rules Committee
- 05-05-24 H Senate Floor Amendment No. 1 Motion to Concur Recommends be Adopted Rules Committee; 004-000-000
- 05-05-26 H Senate Floor Amendment No. 1 House Concurs 114-000-000
- H Passed Both Houses
- 05-06-24 H Sent to the Governor
- 05-07-14 H Governor Approved
 - H Effective Date January 1, 2006

HB-0061 LANG.

20 ILCS 2505/2505-501 new

Amends the Department of Revenue Law of the Civil Administrative Code of Illinois. Mandates the Department, with respect to the positions that are devoted to establishing, collecting, or prosecuting overdue taxes, (i) to fill all positions authorized by appropriation for fiscal year 2005 and (ii) by January 1, 2006, to fill an additional 200 positions. Effectively immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-06 H Prefiled with Clerk by Rep. Lou Lang
- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Revenue Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0062 LANG-FROEHLICH-MATHIAS-CHAPA LAVIA-FRANKS.

New Act

Creates the Local Government Consolidation Commission Act. Creates a 15 member commission on local government consisting of 5 Senators, 5 Representatives, 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, 2006. Effective immediately.

HOUSE AMENDMENT NO. 1

Increases the number of members of the Local Government Consolidation Commission to 17 members (now, 15), with 3 members appointed by each of the legislative leaders.

SENATE COMMITTEE AMENDMENT NO. 1

Provides that the Governor's appointments shall include one member each from 5 categories. Provides that the Governor makes 4 of the appointments by selecting one person each to represent counties, municipalities, townships, and park districts. Provides that the Governor shall make the 4 appointments by selecting one person from each of 4 lists of recommended persons submitted by 4 associations, each representing one of those types of governmental entities. The Governor also appoints an elected officer of a local governmental entity in Illinois that is not a county, municipality, township, or park district (now, the only limitation on the Governor's appointment authority is that no more than 3 of the 5 persons appointed may be affiliated with the same political party). Deletes a provision that limits the Governor's appointments to no more that 3 persons affiliated with the same political party.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

	H Referred to Rules Committee
05-01-26	H Chief Co-Sponsor Rep. Paul D. Froehlich
	H Chief Co-Sponsor Rep. Sidney H. Mathias
	H Assigned to State Government Administration Committee
05-02-02	H Chief Co-Sponsor Rep. Linda Chapa LaVia
	H Chief Co-Sponsor Rep. Jack D. Franks H House Amendment No. 1 Filed with Clerk by State Government
	Administration Committee H House Amendment No. 1 Adopted in State Government Administration
	Committee; by Voice Vote
	H Do Pass as Amended / Short Debate State Government Administration
	Committee: 008-000-000
05-02-03	H Placed on Calendar 2nd Reading - Short Debate
	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
	H Third Reading - Short Debate - Passed 114-000-000
05-02-15	S Arrive in Senate
	S Placed on Calendar Order of First Reading February 16, 2005
	S Chief Senate Sponsor Sen. Ira I. Silverstein
05-03-02	S First Reading
05 02 08	S Referred to Rules S Added as Alternate Co-Sponsor Sen. Pamela J. Althoff
05-03-08	S Assigned to Local Government
	S Postponed - Local Government
05-05-02	S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Ira 1.
00 00 02	Silverstein
	S Senate Committee Amendment No. 1 Referred to Rules
05-05-03	S Senate Committee Amendment No. 1 Rules Refers to Local Government
	S Senate Committee Amendment No. 1 Adopted
05-05-04	S Do Pass as Amended Local Government; 007-003-000
	S Placed on Calendar Order of 2nd Reading May 5, 2005
05-05-11	S Second Reading S Placed on Calendar Order of 3rd Reading May 12, 2005
05-05-17	
05-05-17	H Arrived in House
	H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
05-05-23	H Senate Committee Amendment No. 1 Motion Filed Concur Rep. Lou Lang
	H Senate Committee Amendment No. 1 Motion to Concur Referred to Rules
	Committee
05-05-24	
05.05.04	Adopted Rules Committee; 004-000-000 H Senate Committee Amendment No. 1 House Concurs 114-000-000
05-05-26	H Passed Both Houses
05 06 24	H Sent to the Governor
	H Governor Approved
05-07-15	H Effective Date July 19, 2005
	H Public Act
HB-0063 LA	NG-MATHIAS-FRANKS-CHAPA LAVIA AND PHELPS.
10 ILCS 5	/9-1.4 from Ch. 46, par. 9-1.4
10 ILCS 5	
10 ILCS 5	
10 TLOS F	(0.11) from Ch 46 par (0.11)

10 ILCS 5/9-11 10 ILCS 5/9-12 10 ILCS 5/9-13 from Ch. 46, par. 9-11 from Ch. 46, par. 9-12

- from Ch. 46, par. 9-13
- from Ch. 46, par. 9-14 10 ILCS 5/9-14

Amends the Election Code. Changes from \$150 to \$5 the minimum aggregate campaign contribution or expenditure that must be disclosed per contributor or recipient.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

- 05-01-12 H First Reading
 - H Referred to Rules Committee

05-01-26 H Chief Co-Sponsor Rep. Sidney H. Mathias H Assigned to Executive Committee 05-02-09 H Added Chief Co-Sponsor Rep. Jack D. Franks H Added Chief Co-Sponsor Rep. Linda Chapa LaVia 05-03-03 H Added Co-Sponsor Rep. Brandon W. Phelps 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0064 LANG.

New Act

Creates the Illinois Economic Development Act of 2005. Contains a short title only. 05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0065 LANG.

230 ILCS 10/16

from Ch. 120, par. 2416

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

05-01-06 H Prefiled with Clerk by Rep. Lou Lang 05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0066 LANG.

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.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0067 LANG.

230 ILCS 5/1 from Ch. 8, par. 37-1

Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning the short title.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

- H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0068 LANG.

230 ILCS 5/15.1 from Ch. 8, par. 37-15.1

Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning deposits of fees.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee
- 05-02-02 H Added Chief Co-Sponsor Rep. Linda Chapa LaVia
- 05-02-18 H Remove Chief Co-Sponsor Rep. Linda Chapa LaVia
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0069 LANG.

230 ILCS 5/31 from Ch. 8, par. 37-31 Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning the Illinois Standardbred Breeders Fund.

- 05-01-06 H Prefiled with Clerk by Rep. Lou Lang
- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0070 LANG.

320 ILCS 55/15

Amends the Senior Citizens and Disabled Persons Prescription Drug Discount Program Act. Makes a technical change in a Section concerning definitions.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang 05-01-12 H First Reading

H Referred to Rules Committee

- 05-01-26 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0071 LANG. 320 ILCS 25/1

from Ch. 67 1/2, par. 401

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Makes a technical change in a Section concerning the short title.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0072 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 short title.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0073 LANG.

210 ILCS 45/1-101 from Ch. 111 1/2, par. 4151-101

Amends the Nursing Home Care Act. Makes a technical change in a Section concerning the short title.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0074 LANG. 225 ILCS 70/1

from Ch. 111, par. 3651

Amends the Nursing Home Administrators Licensing and Disciplinary Act. Makes a technical change in a Section concerning the short title.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

- H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0075 LANG.

735 ILCS 5/7-103 from Ch. 110, par. 7-103

Amends the Code of Civil Procedure. Makes a technical change in a Section concerning "quick-take" eminent domain powers.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0076 LANG.

220 ILCS 5/2-101

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

Amends the Public Utilities Act. Makes a technical change concerning the Illinois Commerce Commission.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

H Referred to Rules Committee

- 05-01-26 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0077 LANG.

35 ILCS 200/1-55

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

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0078 LANG.

35 ILCS 200/1-150

Amends the Property Tax Code. Makes a technical change in a Section concerning the lefinition of "taxing district".

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

-0079 LANG. 35 ILCS 5/101

from Ch. 120, par. 1-101

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

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0080 LANG.

35 ILCS 5/101

from Ch. 120, par. 1-101

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

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0081 LANG.

30 ILCS 500/1-5

Amends the Illinois Procurement Code. Makes a technical change in a Section concerning State policy.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading H Referred to Rules Committee 05-01-26 H Assigned to Executive Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0082 LANG.

30 ILCS 500/50-1

Amends the Illinois Procurement Code. Makes a technical change in a Section concerning the purpose of the Code.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0083 LANG.

735 ILCS 5/1-103 from Ch. 110, par. 1-103

Amends the Code of Civil Procedure. Makes a technical change in a Section concerning the effect of Article, Part, and Section headings.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang 05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0084 LANG.

405 ILCS 5/1-100

from Ch. 91 1/2, par. 1-100

Amends the Mental Health and Developmental Disabilities Code. Makes a technical change in a Section concerning the short title.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang 05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0085 LANG.

405 ILCS 20/0.1 from Ch. 91 1/2, par. 300.1

Amends the Community Mental Health Act. Makes a technical change in a Section concerning the short title.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0086 LANG.

from Ch. 122, par. 2-3.62

105 ILCS 5/2-3.62 105 ILCS 5/2-3.43 rep.

Amends the School Code. Repeals a Section concerning computer literacy grants. Changes a reference from the repealed Section to a Section concerning the School Technology Program. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0087 LANG.

110 ILCS 947/15

Amends the Higher Education Student Assistance Act. Makes a technical change in a

Section concerning establishment of the Illinois Student Assistance Commission.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0088 LANG.

30 ILCS 210/1

from Ch. 15, par. 151

Armends the Illinois State Collection Act of 1986. Makes a technical change in a Section concerning the short title.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0089 LANG.

15 ILCS 505/1

from Ch. 130, par. 1

Amends the State Treasurer Act. Makes a technical change in a Section concerning bond.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

J90 LANG.

New Act

Creates the Consumer Protection and Payday Lenders Regulation Act. Contains only a short title provision.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0091 LANG.

New Act

Creates the Payday Loan Consumer Protection Act. Contains only a short title provision.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0092 LANG.

305 ILCS 5/11-1

from Ch. 23, par. 11-1

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning discrimination in the granting of financial aid or social services.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0093 LANG. 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.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0094 LANG.

215 ILCS 5/1

from Ch. 73, par. 613

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

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0095 LANG.

215 ILCS 5/534.4 from Ch. 73, par. 1065.84-4

Amends the Illinois Insurance Code. Makes a technical change in a Section concerning insolvent companies.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0096 LANG.

215 ILCS 5/368g new

Amends the Illinois Insurance Code. Adds a new Section concerning the regulation of health insurance rates. Contains only a caption.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang 05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0097 LANG.

720 ILCS 5/2-7 from Ch. 38, par. 2-7

Amends the Criminal Code of 1961. Makes a technical change in a Section concerning the definition of "felony".

05-01-06 H Prefiled with Clerk by Rep. Lou Lang 05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0098 LANG. 720 ILCS 5/1-2

from Ch. 38, par. 1-2

Amends the Criminal Code of 1961. Makes a technical change in a Section concerning the general purposes of the Code.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0099 LANG.

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

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

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

05-01-26 H Assigned to Executive Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0100 LANG.

New Act

Creates the Illinois Economic Development Act of 2005. Contains a short title only.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

LANG, DAVIS, MONIQUE AND COLLINS. HB-0101

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

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

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-02-16 H Added Co-Sponsor Rep. Monique D. Davis

H Added Co-Sponsor Rep. Annazette Collins

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

-0102 LANG. 10 ILCS 5/9-1

from Ch. 46, par. 9-1

Amends the Election Code. Makes a technical change in a Section of the campaign finance Article concerning definitions.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0103 LANG.

10 ILCS 5/9-1.1

from Ch. 46, par. 9-1.1

Amends the Election Code. Makes a technical change in the Section of the campaign finance Article concerning the definition of "Board".

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0104 LANG.

10 ILCS 5/1A-1

from Ch. 46, par. 1A-1

Amends the Election Code. Makes a technical change in a Section establishing the State Board of Elections.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang 05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

LANG AND WASHINGTON. HB-0105

10 ILCS 5/1-4 from Ch. 46, par. 1-4

Amends the Election Code. Makes a technical change in a Section concerning office hours for filing nomination petitions.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

05-01-26H Assigned to Executive Committee05-03-10H Rule 19(a) / Re-referred to Rules Committee05-03-16H Added Co-Sponsor Rep. Eddie Washington

HB-0106 LANG.

5 ILCS 430/1-1

Amends the State Officials and Employees Ethics Act. Makes a technical change in a Section concerning the short title.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0107 LANG.

5 ILCS 430/1-1

Amends the State Officials and Employees Ethics Act. Makes a technical change in a Section concerning the short title.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0108 LANG.

New Act

Creates the Terrorist Fund Control Act. Contains only a short title.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0109 LANG. 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 concerning the short title.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang 05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0110 LANG.

735 ILCS 5/7-103 from Ch. 110, par. 7-103

Amends the Code of Civil Procedure. Makes a technical change in a provision relating to quick-take proceedings.

05-01-06 H Prefiled with Clerk by Rep. Lou Lang

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0111 FEIGENHOLTZ.

10 ILCS 5/18A-15

Amends the Election Code. Provides that casting a provisional ballot in the incorrect precinct does not invalidate that ballot's votes for federal and statewide offices. Requires the State Board of Elections to adopt rules for the counting of those votes.

05-01-06 H Prefiled with Clerk by Rep. Sara Feigenholtz

05-01-12 H First Reading

05-01-26 H Assigned to Executive Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0112 FEIGENHOLTZ-VERSCHOORE-HAMOS-WINTERS-NEKRITZ, SMITH, MAY, MOFFITT, FLIDER, DUGAN, GORDON, DUNKIN, BEISER, BRADLEY, JOHN AND JAKOBSSON.

30	ILCS	105/5.640	new

- 35 ILCS 505/2 from Ch. 120, par. 418
- 35 ILCS 505/8 from Ch. 120, par. 424
- 35 ILCS 505/8b new

625 ILCS 5/12-705.1 new

Amends the Illinois Vehicle Code and the State Finance Act. Provides that, beginning January 1, 2006, all diesel powered vehicles owned or operated by the State, any county or unit of local government, any school board, or any State College or University must use a blend containing at least 50% biodiesel fuel. Provides that the Department of Transportation shall reimburse those entities one cent for each gallon consumed, to be paid from the Energy Independence Fund, a special fund created in the State treasury. Amends the Motor Fuel Tax Law. Beginning January 1, 2006, increases from 19 cents to 19.1 cents the tax imposed per gallon of motor fuel. Provides that, of the 19.1 cents per gallon tax, the equivalent of one-tenth of one cent per gallon shall be deposited into the Energy Independence Fund. Provides that, subject to appropriation, the Department of Transportation shall use all moneys in that fund for the required reimbursement. Provides that the Secretary of Transportation shall adopt rules for implementing the Vehicle Code provision. Effective immediately.

STATE MANDATES FISCAL NOTE (Illinois Community College Board)

In the opinion of the Illinois Community College Board, HB 112 may create a state mandate to the community colleges of Illinois. Although the number of diesel-fueled vehicles owned and driven by Illinois community colleges is not known, many of the community colleges own vehicles used for physical campus maintenance and also for truck-driver training that may be fueled by diesel. The extra cost and availability to the community colleges of the biodiesel fuel is not known, nor is the estimated proposed reimbursement from the Energy Independence Fund.

JUSE AMENDMENT NO. 1

Deletes reference to:

30 ILCS 105/5.640 new

35 ILCS 505/2

35 ILCS 505/8

35 ILCS 505/8b new

Deletes everything. Amends the Illinois Vehicle Code. Provides that, beginning January 1, 2006, all diesel powered vehicles owned or operated by the State, any county or unit of local government, or any State College or University, as well as all diesel powered Chicago Transit Authority, Pace, and METRA vehicles, must, when refueling at a bulk central fueling facility, use a blend containing at least 2% biodiesel fuel, where available. Provides that the Secretary of Transportation shall adopt rules for implementing the provision. Effective immediately.

FISCAL NOTE (Secretary of State)

HB 112 with House Amendment #1 will have minimal fiscal impact on the Secretary of State Office.

HOUSE AMENDMENT NO. 3

Deletes everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that, beginning January 1, 2006, all diesel powered vehicles owned or operated by the State, any county or unit of local government, any school district, any community college or university, or any mass transit agency must, when refueling at a bulk central fueling facility, use a blend containing 2 percent biodiesel fuel, where available, unless the engine is designed or retrofitted to operate on a higher percentage of biodiesel. Provides that the provision does not prohibit any unit of government from using a biodiesel blend that contains a higher percentage of biodiesel. Provides that the Secretary of Transportation shall adopt rules for implementing the provision. Effective immediately.

SENATE FLOOR AMENDMENT NO. 1

Deletes everything after the enacting clause. Reinserts the provisions of the engrossed bill, with a change. Delays the beginning date from January 1 to July 1, 2006. Effective

immediately.

SENATE FLOOR AMENDMENT NO. 2

Deletes everything after the enacting clause. Reinserts the provisions of the engrossed bill, with changes. Delays the beginning date from January 1 to July 1, 2006. Provides that the requirement does not apply to vehicles designed or retrofitted to operate on ultra low sulfur fuel. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

- 05-01-06 H Prefiled with Clerk by Rep. Sara Feigenholtz 05-01-12 H First Reading
 - - H Referred to Rules Committee
- 05-01-26 H Assigned to Environment & Energy Committee
- 05-01-28 H State Mandates Fiscal Note Filed
- 05-02-09 H House Amendment No. 1 Filed with Clerk by Environment & Energy Committee
 - H House Amendment No. 1 Adopted in Environment & Energy Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Environment & Energy Committee; 022-000-000
- 05-02-10 H Placed on Calendar 2nd Reading Short Debate
 - H Added Chief Co-Sponsor Rep. Patrick J Verschoore
 - H Added Chief Co-Sponsor Rep. Julie Hamos
 - H Added Chief Co-Sponsor Rep. Dave Winters
 - H Added Chief Co-Sponsor Rep. Elaine Nekritz
 - H Added Co-Sponsor Rep. Michael K. Smith
 - H Added Co-Sponsor Rep. Karen May
- 05-02-18 H Fiscal Note Filed As Amended by HA 1
- 05-03-01 H House Amendment No. 2 Filed with Clerk by Rep. Sara Feigenholtz
 - H House Amendment No. 2 Referred to Rules Committee
- 05-03-15 H House Amendment No. 3 Filed with Clerk by Rep. Sara Feigenholtz
 - H House Amendment No. 3 Referred to Rules Committee
- 05-03-16 H House Amendment No. 3 Recommends Be Adopted Rules Committee; 003-000-000
 - H Second Reading Short Debate
 - H House Amendment No. 3 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-17 H Third Reading - Short Debate - Passed 113-000-000
 - H House Amendment No. 2 Tabled Pursuant to Rule 40(a)
 - H Added Co-Sponsor Rep. Donald L. Moffitt
 - H Added Co-Sponsor Rep. Robert F. Flider
 - H Added Co-Sponsor Rep. Lisa M. Dugan
 - H Added Co-Sponsor Rep. Careen M Gordon
 - H Added Co-Sponsor Rep. Kenneth Dunkin
- 05-04-05 H Added Co-Sponsor Rep. Daniel V. Beiser
 - H Added Co-Sponsor Rep. John E. Bradley
 - H Added Co-Sponsor Rep. Naomi D. Jakobsson
- 05-04-06 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 7, 2005
 - S Chief Senate Sponsor Sen. John J. Cullerton
- 05-04-11 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to State Government
- S Do Pass State Government; 006-000-000 05-04-21
- S Placed on Calendar Order of 2nd Reading May 3, 2005
- 05-04-26 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. John J. Cullerton
 - S Senate Floor Amendment No. 1 Referred to Rules
- 05-05-02 S Senate Floor Amendment No. 2 Filed with Secretary by Sen. John J. Cullerton
 - S Senate Floor Amendment No. 2 Referred to Rules
- 05-05-04 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 5, 2005

- 05-05-16 S Senate Floor Amendment No. 1 Rules Refers to State Government
 - S Senate Floor Amendment No. 2 Rules Refers to State Government
- 05-05-18 S Senate Floor Amendment No. 1 Recommend Do Adopt State Government; 007-000-000
 - S Senate Floor Amendment No. 2 Recommend Do Adopt State Government; 007-000-000
- 05-05-19 S Added as Alternate Co-Sponsor Sen. Kirk W. Dillard
 - S Recalled to Second Reading
 - S Senate Floor Amendment No. 1 Adopted; Cullerton
 - S Senate Floor Amendment No. 2 Adopted; Cullerton
 - S Placed on Calendar Order of 3rd Reading
 - S Third Reading Passed; 057-001-000
- 05-05-20 H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 1,2
- 05-05-25 H Senate Floor Amendment No. 1 Motion Filed Concur Rep. Sara Feigenholtz
 - H Senate Floor Amendment No. 2 Motion Filed Concur Rep. Sara Feigenholtz
 - H Senate Floor Amendment No. 1 Motion to Concur Referred to Rules Committee
 - H Senate Floor Amendment No. 2 Motion to Concur Referred to Rules Committee
 - H Senate Floor Amendment No. I Motion to Concur Recommends be Adopted Rules Committee; 003-000-000
 - H Senate Floor Amendment No. 2 Motion to Concur Recommends be Adopted Rules Committee; 003-000-000
- 05-05-26 H Senate Floor Amendment No. 1 House Concurs 114-000-000
 - H Senate Floor Amendment No. 2 House Concurs 114-000-000
 - H Passed Both Houses
- 05-06-24 H Sent to the Governor
- 05-07-28 H Governor Approved
 - H Effective Date July 28, 2005
 - H Public Act 94-0346

HB-0113 FEIGENHOLTZ AND RYG.

- 10 ILCS 5/Art. 12A heading new
- 10 ILCS 5/12A-2 new
- 10 ILCS 5/12A-5 new
- 10 ILCS 5/12A-10 new
- 10 ILCS 5/12A-15 new
- 10 ILCS 5/12A-30 new
- 10 ILCS 5/12A-35 new
- 10 ILCS 5/12A-40 new
- 10 ILCS 5/12A-45 new
- 10 ILCS 5/12A-50 new
- 10 ILCS 5/12A-55 new

Amends the Election Code. Requires the State Board of Elections to produce a voter's guide before each general election containing (i) information as to statewide and certain other offices to be filled at the election, (ii) information on candidates for those offices, (iii) public questions to appear on the ballot, and (iv) voting information. Permits candidates to submit photographs and personal statements for inclusion in the guide upon payment of specified fees. Sets standards for photographs and statements. Requires that the guide be mailed to each residential address in the State. Authorizes local election authorities to produce or to arrange with the Board for production of local inserts into the guide to contain information on local candidates, questions, and voting. Authorizes the Board to charge fees for local inserts and to assess a fine of up to \$1,000 for the unauthorized submission of a candidate photograph or statement.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-06 H Prefiled with Clerk by Rep. Sara Feigenholtz
- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee

05-02-03 H Added Co-Sponsor Rep. Kathleen A. Ryg 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0114 FEIGENHOLTZ.

10 ILCS	5/3-5	from	Ch.	46,	par.	3-5
10 ILCS	5/19-1	from	Ch.	46,	par.	19-1
10 ILCS	5/19-2	from	Ch.	46,	par.	19-2
10 ILCS	5/19-5	from	Ch.	46,	par.	19-5

Amends the Election Code. Specifies that confinement or detention in a jail or prison pending acquittal or conviction of a crime is not a disqualification for voting. Makes such confinement or detention a specified reason for absentee voting.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Reinserts House Bill 114 with references to "prison" removed.

SENATE FLOOR AMENDMENT NO. 1 (SENATE RECEDES MAY 30, 2005)

Adds reference to: 10 ILCS 5/1A-8

from Ch. 46, par. 1A-8

Deletes everything after the enacting clause. Reinserts the provisions of introduced House Bill 114. Further amends the Election Code. Requires that after the period for petition challenges ends, the State Board of Elections must block and seal the address of a judicial candidate. Requires that the address be unsealed under a court order.

NOTE(S) THAT MAY APPLY: Fiscal 05-01-06 H Prefiled with Clerk by Rep. Sara Feigenholtz

	n Plenied with Clerk by Rep. Sara Feigenhold
05-01-12	H First Reading
	H Referred to Rules Committee
05-01-26	H Assigned to Elections & Campaign Reform Committee
05-02-01	H Do Pass / Short Debate Elections & Campaign Reform Committee; 006-
	000-001
05-02-02	H Placed on Calendar 2nd Reading - Short Debate
05-02-09	H House Amendment No. 1 Filed with Clerk by Rep. Sara Feigenholtz
	H House Amendment No. 1 Referred to Rules Committee
05-02-16	H House Amendment No. 1 Recommends Be Adopted Rules Committee;
	005-000-000
05-02-18	H Second Reading - Short Debate
	H House Amendment No. 1 Adopted by Voice Vote
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-02-23	H Third Reading - Short Debate - Passed 096-019-000
05-02-24	S Arrive in Senate
	S Placed on Calendar Order of First Reading March 1, 2005
05-03-04	S Chief Senate Sponsor Sen. John J. Cullerton
05-03-08	S First Reading
	S Referred to Rules
05-04-13	S Assigned to Local Government
05-04-20	
	S Placed on Calendar Order of 2nd Reading April 21, 2005
05-05-03	s strate their remainder no. I thed with Secretary by Sen. John J.
	Cullerton
05 05 04	S Senate Floor Amendment No. 1 Referred to Rules
05-05-04	
05.05.14	S Placed on Calendar Order of 3rd Reading May 5, 2005
05-05-16	S Senate Floor Amendment No. 1 Rules Refers to Local Government
03-03-18	S Senate Floor Amendment No. 1 Recommend Do Adopt Local Government;
05-05-19	
02-03-19	
	S Recalled to Second Reading
	S Senate Floor Amendment No. 1 Adopted; Cullerton
	S Placed on Calendar Order of 3rd Reading
05-05-20	S Third Reading - Passed; 059-000-000 H Arrived in House
05-05-20	H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
05-05-25	H Senate Floor Amendment No. 1 Motion Filed Concurrences

05-05-25 H Senate Floor Amendment No. 1 Motion Filed Concur Rep. Sara

Feigenholtz; Motion #1

- H Senate Floor Amendment No. 1 Motion to Concur Referred to Rules Committee
- 05-05-26 H Senate Floor Amendment No. 1 Motion Filed Non-Concur Rep. Sara Feigenholtz; Motion #2
- 05-05-28 H Senate Floor Amendment No. 1 House Non-Concurs
 - S Secretary's Desk Non-Concurrence Senate Amendment(s) 01
 - S Placed on Calendar Order of Non-Concurrence Senate Amendment(s) 01-May 29, 2005.
- 05-05-29 S Senate Floor Amendment No. 1 Motion to Recede Filed with Secretary Sen. John J. Cullerton
 - S Senate Floor Amendment No. 1 Motion to Recede Referred to Rules
 - S Senate Floor Amendment No. 1 Motion to Recede Rules Referred to Local Government
 - S Senate Floor Amendment No. 1 Motion To Recede Recommended Do Adopt Local Government; 006-000-000
- 05-05-30 S Senate Floor Amendment No. 1 Senate Recedes 054-003-000
 - H Passed Both Houses
- 05-06-28 H Sent to the Governor
- 05-08-22 H Governor Approved
 - H Effective Date January 1, 2006

HB-0115 FEIGENHOLTZ-JOYCE-FRITCHEY-KELLY-NEKRITZ, RYG, JAKOBSSON AND BOLAND.

- 10 ILCS 5/19-7 from Ch. 46, par. 19-7
- 10 ILCS 5/19-8 from Ch. 46, par. 19-8
- 10 ILCS 5/20-7 from Ch. 46, par. 20-7
- 10 ILCS 5/20-8 from Ch. 46, par. 20-8

Amends the Election Code. Requires that absentee ballots received by election authorities through the 10th day after an election be counted if the ballots are postmarked before the date of the election. Requires that the State Board of Elections adopt rules for the provision of election judges for the counting of those ballots.

HOUSE AMENDMENT NO. 1

Deletes reference to:

10 ILCS 5/19-7

10 ILCS 5/20-7

Deletes everything after the enacting clause. Amends the Election Code with respect to ballots cast by absentee, military, and overseas voters. Provides that an election authority must count a ballot received within the period after an election for counting provisional ballots if the ballot was postmarked by the midnight preceding the opening of polls on election day. Revises the language of these provisions. Effective immediately.

- 05-01-06 H Prefiled with Clerk by Rep. Sara Feigenholtz
- 05-01-12 H First Reading

- 05-01-26 H Assigned to Elections & Campaign Reform Committee
- 05-02-01 H House Amendment No. 1 Filed with Clerk by Elections & Campaign Reform Committee
 - H House Amendment No. 1 Adopted in Elections & Campaign Reform Committee; 005-001-000
 - H Do Pass as Amended / Short Debate Elections & Campaign Reform Committee; 005-001-000
- 05-02-02 H Placed on Calendar 2nd Reading Short Debate
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-03 H Added Chief Co-Sponsor Rep. Kevin Joyce
 - H Added Chief Co-Sponsor Rep. John A. Fritchey
 - H Added Chief Co-Sponsor Rep. Robin Kelly
 - H Third Reading Short Debate Passed 114-001-000
 - H Added Co-Sponsor Rep. Kathleen A. Ryg
 - H Added Co-Sponsor Rep. Naomi D. Jakobsson

- H Added Co-Sponsor Rep. Mike Boland
- 05-02-15 S Arrive in Senate
 - S Placed on Calendar Order of First Reading
 - S Chief Senate Sponsor Sen. John J. Cullerton
 - S First Reading
 - S Referred to Rules
- 05-02-16 H Added Chief Co-Sponsor Rep. Elaine Nekritz
- 05-04-13 S Assigned to Local Government
- 05-04-20 S Do Pass Local Government; 010-000-000
 - S Placed on Calendar Order of 2nd Reading April 21, 2005
- S Added as Alternate Co-Sponsor Sen. Pamela J. Althoff 05-05-04 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 5, 2005
- 05-05-17 S Third Reading Passed; 058-000-000
- H Passed Both Houses
- 05-06-15 H Sent to the Governor
- 05-08-12 H Governor Approved
 - H Effective Date August 11, 2005
 - H Effective Date August 12, 2005
 - H Public Act 94-0557

HB-0116 BRAUER-FRANKS-STEPHENS-DUGAN-WASHINGTON, PHELPS, SMITH AND FLIDER.

5 ILCS 375/3

from Ch. 127, par. 523

Amends the State Employees Group Insurance Act of 1971. Allows active duty military personnel to add time in active duty to the time they can be enrolled in school and still be considered a dependent. Effective immediately.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-01-07 H Prefiled with Clerk by Rep. Rich Brauer
 - 05-01-12 H First Reading
 - H Referred to Rules Committee
 - 05-01-26 H Assigned to State Government Administration Committee
 - 05-02-09 H Fiscal Note Requested by Rep. Rich Brauer
 - 05-03-02 H Motion to Suspend Rule 25 Prevailed
 - 05-03-03 H Added Co-Sponsor Rep. Brandon W. Phelps
 - 05-03-09 H Do Pass / Short Debate State Government Administration Committee; 009-000-000
 - 05-03-10 H Placed on Calendar 2nd Reading Short Debate
 - H Added Chief Co-Sponsor Rep. Jack D. Franks
 - H Added Chief Co-Sponsor Rep. Ron Stephens
 - H Added Chief Co-Sponsor Rep. Lisa M. Dugan
 - 05-03-15 H Fiscal Note Requested Withdrawn by Rep. Rich Brauer H Second Reading - Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-03-16 H Chief Co-Sponsor Rep. Eddie Washington
 - H Co-Sponsor Rep. Michael K. Smith
 - H Co-Sponsor Rep. Robert F. Flider
 - H Third Reading Short Debate Passed 116-000-000
 - 05-03-17 S Arrive in Senate
 - S Placed on Calendar Order of First Reading
 - S Chief Senate Sponsor Sen. Larry K. Bomke
 - S First Reading
 - S Referred to Rules
 - 05-04-13 S Assigned to Insurance
 - 05-04-20 S Do Pass Insurance; 008-000-000
 - S Placed on Calendar Order of 2nd Reading April 21, 2005
 - 05-05-04 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 5, 2005
 - 05-05-11 S Added as Alternate Chief Co-Sponsor Sen. Martin A. Sandoval
 - S Added as Alternate Chief Co-Sponsor Sen. Dale E. Risinger
 - S Third Reading Passed; 057-000-000

H Passed Both Houses 05-05-29 S Added as Alternate Co-Sponsor Sen. Mattie Hunter S Added as Alternate Co-Sponsor Sen. Debbie DeFrancesco Halvorson 05-05-30 S Added as Alternate Co-Sponsor Sen. Gary Forby 05-06-09 H Sent to the Governor 05-06-15 H Governor Approved H Effective Date June 15, 2005

HB-0117 POE.

105 ILCS 5/18-4.4

from Ch. 122, par. 18-4.4

Amends the School Code. Requires a tax-equivalent grant to be paid to any school district where a State-owned institution is located (now, a school district is entitled to a grant only if the State owns 45% or more of the total land area of the district). Effective immediately,

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-01-07 H Prefiled with Clerk by Rep. Raymond Poe
 - 05-01-12 H First Reading

H Referred to Rules Committee

- 05-01-26 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0118 POE.

625 ILCS 5/7-317 from Ch. 95 1/2, par. 7-317

Amends the Illinois Vehicle Code. Provides that a motor vehicle owner must carry at least \$5,000 of liability coverage for environmental restoration.

- 05-01-07 H Prefiled with Clerk by Rep. Raymond Poe 05-01-12 H First Reading

5 ILCS 375/6

- H Referred to Rules Committee
- 05-01-26 H Assigned to Transportation and Motor Vehicles Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0119 POE-BELLOCK-LYONS, EILEEN.

from Ch. 127, par. 526

Amends the State Employees Group Insurance Act of 1971. Requires that the health benefits program include at least 2 vision plans and 2 dental plans available in each region of the State. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-07 H Prefiled with Clerk by Rep. Raymond Poe
- 05-01-12 H First Reading
- H Referred to Rules Committee
- 05-01-26 H Assigned to State Government Administration Committee
- 05-02-09 H Do Pass / Short Debate State Government Administration Committee; 009-000-000
- 05-02-10 H Placed on Calendar 2nd Reading Short Debate
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-16 H Added Chief Co-Sponsor Rep. Patricia R. Bellock
- H Added Chief Co-Sponsor Rep. Eileen Lyons
- 05-02-18 H Third Reading Short Debate Passed 108-000-000
- 05-02-23 S Arrive in Senate
 - S Placed on Calendar Order of First Reading February 24, 2005
 - S Chief Senate Sponsor Sen. James A. DeLeo
- 05-02-24 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Insurance
- 05-05-04 S Held in Insurance
 - S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Bill Brady
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-05-06 S Rule 3-9(a) / Re-referred to Rules

BRADLEY, JOHN.

720	ILCS	5/21-1
720	ILCS	5/21-3

from Ch. 38, par. 21-1 from Ch. 38, par. 21-3

Amends the Criminal Code of 1961. Provides heightened criminal penalties for criminal damage to farm equipment or immovable items of agricultural production, including but not limited to grain bins and barns. Provides that trespass on certain agricultural properties is a Class A misdemeanor. Effective immediately.

HOUSE AMENDMENT NO. 1

In the criminal damage to property statute, include in the offense damage to grain elevators. NOTE(S) THAT MAY APPLY: Correctional

05-01-07 H Prefiled with Clerk by Rep. Bill Mitchell

- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Judiciary II Criminal Law Committee
- 05-02-16 H Added Chief Co-Sponsor Rep. Jack D. Franks
 - H Added Chief Co-Sponsor Rep. Linda Chapa LaVia
- 05-02-25 H House Amendment No. I Filed with Clerk by Judiciary II Criminal Law Committee
 - H House Amendment No. I Adopted in Judiciary II Criminal Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary II Criminal Law Committee; 016-000-000
- 05-02-28 H Placed on Calendar 2nd Reading Short Debate
- 05-03-03 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-16 H Added Co-Sponsor Rep. Robert F. Flider
- 05-04-05 H Added Co-Sponsor Rep. Daniel V. Beiser
- H Added Co-Sponsor Rep. John E. Bradley
- 05-04-07 H Third Reading Short Debate Passed 111-000-002
- 05-04-08 S Arrive in Senate
- S Placed on Calendar Order of First Reading April 11, 2005
- 05-04-13 S Chief Senate Sponsor Sen. Bill Brady
- 05-04-14 S First Reading
- S Referred to Rules
- 05-04-21 S Assigned to Judiciary
- 05-05-05 S Do Pass Judiciary; 007-000-000
- S Placed on Calendar Order of 2nd Reading May 10, 2005
- 05-05-11 S Added as Alternate Chief Co-Sponsor Sen. Richard J. Winkel, Jr. S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 12, 2005
- 05-05-17 S Third Reading Passed; 058-000-000
- H Passed Both Houses
- 05-06-15 H Sent to the Governor
- 05-08-09 H Governor Approved H Effective Date August 9, 2005 H Public Act 94-0509

HB-0121 MITCHELL, BILL-FRANKS-CHAPA LAVIA-SMITH-MENDOZA, GRAHAM, FLIDER, D'AMICO, JEFFERSON, BERRIOS, CHAVEZ, DELGADO, BEISER, BRADLEY, JOHN AND SOTO.

730	ILCS	5/3-3-7	from	Ch.	38, par.	1003-3-7
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730 ILCS 5/5-6-3 from Ch. 38, par. 1005-6-3

730 ILCS 5/5-6-3.1 from Ch. 38, par. 1005-6-3.1

730 ILCS 152/121 new

Amends the Unified Code of Corrections. Provides that as a condition of probation, conditional discharge, parole, or mandatory supervised release, a sex offender may not participate in a holiday event involving children under 18 years of age, such as distributing candy or other items to children on Halloween, wearing a Santa Claus costume on or preceding Christmas, being employed as a department store Santa Claus, or wearing an Easter Bunny costume on or preceding Easter. Amends the Sex Offender and Child Murderer Community Notification Law. Provides that a law enforcement agency having jurisdiction may provide to the

public a special alert list warning parents to be aware that sex offenders may attempt to contact children during holidays involving children, such as Halloween, Christmas, and Easter and to inform parents that information containing the names and addresses of registered sex offenders are accessible on the Internet by means of a hyperlink labeled "Sex Offender Information" on the Department of State Police's World Wide Web home page and are available for public inspection at the agency's headquarters. Effective immediately.

HOUSE AMENDMENT NO. 1

Adds reference to: 730 ILCS 5/3-1-2

from Ch. 38, par. 1003-1-2

730 ILCS 5/5-1-3.5 new

Provides an exemption from the prohibitions created in the amendatory Act for a sex offender who is a parent or guardian of the person under 18 years of age present in the home and no non-familial minors are present. Changes the definition of "sex offender".

- 05-01-07 H Prefiled with Clerk by Rep. Bill Mitchell
 - 05-01-12 H First Reading
 - H Referred to Rules Committee
 - 05-01-26 H Assigned to Judiciary II Criminal Law Committee
 - 05-02-16 H Added Chief Co-Sponsor Rep. Jack D. Franks
 - H Added Chief Co-Sponsor Rep. Linda Chapa LaVia
 - 05-03-08 H Added Co-Sponsor Rep. Deborah L. Graham
 - 05-03-10 H House Amendment No. 1 Filed with Clerk by Judiciary II Criminal Law Committee
 - H House Amendment No. 1 Adopted in Judiciary II Criminal Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary II Criminal Law Committee; 016-000-000
 - 15-03-11 H Placed on Calendar 2nd Reading Short Debate
 - J5-03-16 H Chief Co-Sponsor Rep. Michael K. Smith H Co-Sponsor Rep. Robert F. Flider
 - H Co-Sponsor Rep. John D'Amico
 - 05-03-17 H Added Chief Co-Sponsor Rep. Susana A Mendoza
 - H Added Co-Sponsor Rep. Charles E. Jefferson
 - H Added Co-Sponsor Rep. Maria Antonia Berrios
 - H Added Co-Sponsor Rep. Michelle Chavez
 - H Added Co-Sponsor Rep. William Delgado
 - 05-04-05 H Added Co-Sponsor Rep. Daniel V. Beiser
 - H Added Co-Sponsor Rep. John E. Bradley
 - 05-04-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
 - 05-04-12 H Added Co-Sponsor Rep. Cynthia Soto
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-04-13 H Third Reading Short Debate Passed 116-000-000
 - 05-04-14 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 15, 2005
 - 05-04-20 S Chief Senate Sponsor Sen. Kirk W. Dillard
 - 05-04-21 S First Reading
 - S Referred to Rules
 - S Assigned to Judiciary
 - 05-05-05 S Do Pass Judiciary; 009-000-000
 - S Placed on Calendar Order of 2nd Reading May 10, 2005
 - 05-05-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 12, 2005
 - 05-05-17 S Added as Alternate Co-Sponsor Sen. Frank C. Watson
- 05-05-19 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Kirk W. Dillard
 - S Senate Floor Amendment No. 1 Referred to Rules
- 05-05-20 S Third Reading Passed; 053-000-000
 - S Senate Floor Amendment No. 1 Tabled Pursuant to Rule 5-4(a) H Passed Both Houses
- 05-06-17 H Sent to the Governor
- 05-07-11 H Governor Approved

HB-0122 MITCHELL, BILL-FLIDER.

40 ILCS 5/3-111

from Ch. 108 1/2, par. 3-111

30 ILCS 805/8.29 new

Amends the Downstate Police Article of the Illinois Pension Code to increase the pensions of persons with over 20 years of service. Increases the maximum pension from 75% to 80% of salary. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

05-01-07 H Prefiled with Clerk by Rep. Bill Mitchell

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

05-03-16 H Added Chief Co-Sponsor Rep. Robert F. Flider

HB-0123 MITCHELL, BILL-FROEHLICH.

725 ILCS 124/2 new

725 ILCS 124/5

725 ILCS 124/10

Amends the Capital Crimes Litigation Act. Provides that the funding provisions of the Act are available in any case involving an offense for which the sentence of death may be imposed as a consequence of conviction, regardless of whether or not the State's Attorney indicated that he or she would seek the death penalty in that case. Provides that these provisions are retroactive to any capital case that is pending at the time of enactment or that is prosecuted on or after its effective date. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-07 H Prefiled with Clerk by Rep. Bill Mitchell

- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Judiciary II Criminal Law Committee
- 05-02-18 H Added Chief Co-Sponsor Rep. Paul D. Froehlich
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0124 MITCHELL, BILL.

25 ILCS 120/4

from Ch. 63, par. 904

Amends the Compensation Review Act. Provides that it is the policy of the State to provide compensation parity between those State employees who are subject to a collective bargaining agreement and those who are not. Requires the Board to enforce that policy by evaluating the compensation of all State employees and reporting its findings and recommendations in its biennial reports. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-07 H Prefiled with Clerk by Rep. Bill Mitchell
- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to State Government Administration Committee
- 05-03-02 H Motion to Suspend Rule 25 Prevailed
- 05-03-09 H Do Pass / Short Debate State Government Administration Committee; 009-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate
 - H Fiscal Note Requested by Rep. Brandon W. Phelps
- 05-04-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-04-14 H Motion Filed Rep. Bill Mitchell; Table House Bill 124 Pursuant to Rule 60(b)
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0125 MITCHELL, BILL.

410 ILCS 65/1

from Ch. 111 1/2, par. 8051

Amends the Illinois Rural/Downstate Health Act. Makes a technical change in a Section concerning the short title.

- 05-01-07 H Prefiled with Clerk by Rep. Bill Mitchell
- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

MITCHELL, BILL AND FLIDER. HB-0126

720 ILCS 5/21-1 from Ch. 38, par. 21-1

720 ILCS 5/21-3 from (Cn.	38.	par.	21-3
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Amends the Criminal Code of 1961. Provides heightened criminal penalties for criminal damage to farm equipment or immovable items of agricultural production, including but not limited to grain bins and barns. Provides that trespass on certain agricultural properties is a Class A misdemeanor (rather than a Class B misdemeanor) and provides that such trespass on or after September 1 but before November 1 is a Class 4 felony. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

- 05-01-07 H Prefiled with Clerk by Rep. Bill Mitchell
- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Judiciary II Criminal Law Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-03-16 H Added Co-Sponsor Rep. Robert F. Flider

нВ-0127 MITCHELL, BILL.

40 ILCS 5/7-137.1 from Ch. 108 1/2, par. 7-137.1

Amends the Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code to allow appointed sanitary district trustees to elect to cease participating in the Fund with respect to that office. Allows nonparticipating trustees to receive a retirement annuity from the Fund while still serving as trustees. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

05-01-07 H Prefiled with Clerk by Rep. Bill Mitchell

- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0128 MUNSON-PIHOS-BELLOCK-MULLIGAN-DAVIS, MONIQUE, CULTRA AND BLACK.

20 ILCS 4040/10

Amends the Social Security Number Protection Task Force Act. Provides for the appointment of an additional member to the Task Force to represent the Illinois courts. Requires the Task Force to present its findings to the General Assembly no later than March 1, 2006 (now, required the first day of the 2004 fall veto session). Effective immediately. SENATE COMMITTEE AMENDMENT NO. 1

Deletes everything after the enacting clause. Reinserts the provisions of the engrossed bill. Further amends the Social Security Number Protection Task Force Act. Provides for the appointment of an additional member to the Task Force to represent the Department on Aging. Effective immediately.

- 05-01-10 H Prefiled with Clerk by Rep. Ruth Munson
- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to State Government Administration Committee
- 05-02-02 H Added Chief Co-Sponsor Rep. Sandra M. Pihos
 - H Do Pass / Short Debate State Government Administration Committee; 008-000-000
- 05-02-03 H Placed on Calendar 2nd Reading Short Debate
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - H Added Chief Co-Sponsor Rep. Patricia R. Bellock
- 05-02-08 H Added Co-Sponsor Rep. Shane Cultra

- H Added Chief Co-Sponsor Rep. Rosemary Mulligan
- H Added Chief Co-Sponsor Rep. Monique D. Davis
- H Added Co-Sponsor Rep. William B. Black
- H Third Reading Short Debate Passed 114-000-000
- 05-02-15 S Arrive in Senate
 - S Placed on Calendar Order of First Reading
 - S Chief Senate Sponsor Sen. Jeffrey M. Schoenberg
 - S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to State Government
- 05-04-21 S Postponed State Government
- 05-05-04 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Jeffrey M. Schoenberg
 - S Senate Committee Amendment No. 1 Referred to Rules
 - S Senate Committee Amendment No. 1 Rules Refers to State Government
 - S Senate Committee Amendment No. 1 Adopted
- 05-05-05 S Do Pass as Amended State Government; 007-000-000
- S Placed on Calendar Order of 2nd Reading May 10, 2005
- 05-05-17 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 18, 2005
- 05-05-20 S Third Reading Passed; 056-000-000
 - H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
- 05-05-24 H Senate Committee Amendment No. 1 Motion Filed Concur Rep. Ruth Munson
 - H Senate Committee Amendment No. 1 Motion to Concur Referred to Rules Committee
- 05-05-25 H Senate Committee Amendment No. 1 Motion to Concur Rules Referred to State Government Administration Committee
- 05-05-27 H Senate Committee Amendment No. 1 Motion to Concur Recommends be Adopted State Government Administration Committee; 009-000-000
- 05-05-29 H Senate Committee Amendment No. 1 House Concurs 114-000-000 H Passed Both Houses
- 05-06-27 H Sent to the Governor
- 05-08-18 H Governor Approved
 - H Effective Date August 18, 2005

HB-0129 ACEVEDO-OSTERMAN-DELGADO-SOTO-FEIGENHOLTZ, CHAVEZ, BERRIOS, MENDOZA, BURKE, BRADLEY, RICHARD AND KELLY.

 30
 ILCS
 105/5.640
 new

 625
 ILCS
 5/2-119
 from Ch. 95
 1/2, par. 2-119

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

 625
 ILCS
 5/6-107.4
 new
 625
 ILCS
 5/6-107.5

 625
 ILCS
 5/6-107.5
 new
 625
 ILCS
 5/6-118
 from Ch. 95
 1/2, par. 6-118

Amends the Illinois Vehicle Code and the State Finance Act. Provides that the Secretary of State shall issue a driver's license to an applicant who is an immigrant and ineligible for a social security number if the applicant has met specified requirements. Provides that the applicant must pay a higher fee for original issuance of a driver's license. Creates the Secretary of State Immigrant License Fund as a special fund in the State treasury. Provides that \$50 of the applicant's fee for original issuance of a driver's license shall be deposited into the fund. Provides that the Secretary of State shall, subject to appropriation, use the moneys deposited into the fund to pay for the additional costs of processing the applications of these applicants. Provides that the provision does not affect the issuance of State identification cards under the Illinois Identification Card Act. Provides that the Secretary of State shall provide that there shall be a clear and distinct visual difference between driver's licenses issued to individuals without social security numbers and driver's license issued to individuals without social security numbers for determining and identifying ineligible Firearm Owner's Identification

Card applicants through information provided to the Secretary of State, through the driver's license application process, to ensure compliance with the Firearm Owners Identification Card Act, Makes other changes. Effective July 1, 2006.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-10 H Prefiled with Clerk by Rep. Edward J. Acevedo
- 05-01-12 H First Reading
- H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee
- 05-02-02 H Chief Co-Sponsor Rep. Harry Osterman
 - H Chief Co-Sponsor Rep. William Delgado
 - H Chief Co-Sponsor Rep. Cynthia Soto
 - H Chief Co-Sponsor Rep. Sara Feigenholtz
- 05-02-08 H Added Co-Sponsor Rep. Michelle Chavez
- 05-02-17 H Added Co-Sponsor Rep. Maria Antonia Berrios
 - H Added Co-Sponsor Rep. Susana A Mendoza
 - H Added Co-Sponsor Rep. Daniel J. Burke
 - H Added Co-Sponsor Rep. Richard T. Bradley
- 05-03-08 H Added Co-Sponsor Rep. Robin Kelly
- 05-03-09 H Do Pass / Short Debate Executive Committee; 008-003-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate
- 05-03-16 H Co-Sponsor Rep. Eddie Washington
- 05-03-28 H Removed Co-Sponsor Rep. Eddle Washington
- 05-04-08 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0130 BOLAND-SAVIANO-FRANKS-MAY, FLOWERS, CURRIE, FEIGENHOLTZ, GORDON, MCGUIRE, VERSCHOORE, RYG, SMITH, DUGAN, BEISER AND BRADLEY, JOHN.

New Act

Creates the Home Health and Hospice Drug Dispensation and Administration Act. Allows home health agencies, hospices, and their authorized nursing employees to purchase, store, or transport certain drugs for the purpose of administering the drugs to home health agency and hospice patients. Requires an agency or hospice that purchases, stores, or transports these drugs to establish policies and procedures concerning proper storage, transportation, temperature stability, removal from container on physician's order, administration of the drug, and the maintenance of written records. Provides that an agency, hospice, or authorized nursing employee may administer the drug only in the patient's residence under physician's orders. Sets forth procedures for agency and hospice handling of physician oral orders and pharmacy dispensation of the drugs. Provides that upon a home health agency's administration or dispensation of a drug to a patient, that agency shall be reimbursed the cost of the drug by the Department of Public Aid. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes everything. Creates the Home Health and Hospice Drug Dispensation and Administration Act. Allows home health agencies or hospices to purchase sealed portable containers of specified drugs pursuant to a prescription from the medical director of the agency's or hospice's patients under a patient's physician's treating orders. Requires an agency or hospice that purchases, possesses, or transports these drugs to establish policies and procedures concerning proper storage, transportation, temperature stability, removal from container on physician's order, administration of the drug, and the maintenance of written records. Provides that a authorized nursing employee may administer the drug only in the patient's residence under a treating physician's orders. Sets forth procedures for the handling of a treating physician's oral orders and pharmacy dispensation of the drugs. Effective immediately.

SENATE COMMITTEE AMENDMENT NO. 3

Replaces certain references to "physician" with "health care professional". Defines "health care professional".

NOTE(S) THAT MAY APPLY: Fiscal

05-01-10 H Prefiled with Clerk by Rep. Mike Boland

05-01-12 H First Reading

H Referred to Rules Committee

- 05-01-26 H Assigned to Health Care Availability and Access Committee
- 05-01-27 H Added Chief Co-Sponsor Rep. Angelo Saviano
- 05-01-28 H Added Chief Co-Sponsor Rep. Jack D. Franks
- 05-02-03 H Added Co-Sponsor Rep. Mary E. Flowers
 - H Added Co-Sponsor Rep. Barbara Flynn Currie
- 05-02-10 H Added Co-Sponsor Rep. Sara Feigenholtz
- 05-02-16 H Added Co-Sponsor Rep. Careen M Gordon
 - H House Amendment No. 1 Filed with Clerk by Health Care Availability and Access Committee
 - H House Amendment No. 1 Adopted in Health Care Availability and Access Committee; by Voice Vote
 H Do Pass as Amended / Short Debate Health Care Availability and Access
 - H Do Pass as Amended / Short Debate Health Care Availability and Access Committee; 011-000-000
- 05-02-17 H Placed on Calendar 2nd Reading Short Debate
 - H Added Chief Co-Sponsor Rep. Karen May
 - H Added Co-Sponsor Rep. Jack McGuire
 - H Added Co-Sponsor Rep. Patrick J Verschoore
- 05-02-18. H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-23 H Third Reading Short Debate Passed 115-000-000
 - H Added Co-Sponsor Rep. Kathleen A. Ryg H Added Co-Sponsor Rep. Michael K. Smith
- 05-02-24 S Arrive in Senate
 - S Placed on Calendar Order of First Reading
 - S Chief Senate Sponsor Sen. William R. Haine
 - S First Reading
 - S Referred to Rules
- 05-03-09 H Added Co-Sponsor Rep. Lisa M. Dugan
- 05-04-13 S Assigned to Health & Human Services
- 05-04-14 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. William R. Haine
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-04-19 S Senate Committee Amendment No. 1 Rules Refers to Health & Human Services
- 05-04-20 S Senate Committee Amendment No. 1 Postponed Health & Human Services
 - S Postponed Health & Human Services
- 05-04-21 S Senate Committee Amendment No. 2 Filed with Secretary by Sen. William R. Haine
 - S Senate Committee Amendment No. 2 Referred to Rules
- 05-04-29 S Senate Committee Amendment No. 3 Filed with Secretary by Sen. William R. Haine
 - S Senate Committee Amendment No. 3 Referred to Rules
- 05-05-03 S Added as Alternate Chief Co-Sponsor Sen. Christine Radogno
- S Senate Committee Amendment No. 3 Rules Refers to Health & Human Services
- 05-05-04 S Senate Committee Amendment No. 3 Adopted
- 05-05-05 S Do Pass as Amended Health & Human Services; 010-000-000
- S Placed on Calendar Order of 2nd Reading May 10, 2005
- 05-05-06 S Senate Committee Amendment No. 1 Rule 3-9(a) / Re-referred to Rules
- 05-05-10 S Added as Alternate Co-Sponsor Sen. Pamela J. Althoff
- 05-05-16 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 17, 2005
- 05-05-18 S Added as Alternate Chief Co-Sponsor Sen. Iris Y. Martinez
- 05-05-19 S Third Reading Passed; 058-000-001
 - S Senate Committee Amendment No. 1 Tabled Pursuant to Rule 5-4(a)
 - S Senate Committee Amendment No. 2 Tabled Pursuant to Rule 5-4(a)
- 05-05-20 H Arrived in House
- H Placed on Calendar Order of Concurrence Senate Amendment(s) 3
- 05-05-27 H Senate Committee Amendment No. 3 Motion Filed Concur Rep. Mike Boland

- H Senate Committee Amendment No. 3 Motion to Concur Referred to Rules Committee
- H Added Co-Sponsor Rep. Daniel V. Beiser
- H Added Co-Sponsor Rep. John E. Bradley
- 05-05-28 H Senate Committee Amendment No. 3 Motion to Concur Recommends be Adopted Rules Committee; 003-002-000
- 05-05-29 H Senate Committee Amendment No. 3 House Concurs 114-000-000
 - H Passed Both Houses
- 05-06-27 H Sent to the Governor
- 05-08-22 H Governor Approved
 - H Effective Date August 22, 2005
 - H Public Act 94-0638

HB-0131 MILLNER-FRANKS-PARKE-LINDNER-FROEHLICH, BASSI, MEYER, BAILEY AND WASHINGTON.

430 ILCS	65/1.1	from	Ch.	38,	par.	83-1.1
430 ILCS	65/3	from	Ch.	38,	par.	83-3
430 ILCS	65/3.1	from	Ch.	38,	par.	83-3.1
430 ILCS	65/3a	from	Ch.	38,	par.	83-3a
720 ILCS	5/24-3	from	Ch.	38,	par.	24-3

Amends the Firearm Owners Identification Card Act. Provides that a person who is not a federally licensed firearm dealer and who desires to transfer or sell a firearm while that person is on the grounds of a gun show must, prior to the sale or transfer of the firearm, request the Department of State Police to conduct a background check on the prospective recipient of the firearm. Provides that if the receipt of a firearm does not violate federal or State law, the Department of State Police shall (1) assign a unique number to the transfer; (2) provide the licensee, gun show promoter, or gun show vendor with the number; and (3) destroy all records of the system with respect to the call, other than the identifying number and the date the number was assigned, and all records of the system relating to the person or the transfer within 24 hours. Provides that the Department of State Police, the Department may keep the records of a denial until the denial is appealed and overturned, or as long as necessary for a criminal prosecution. Provides that the waiting period for obtaining a firearm after its purchase does not apply to the sale of a firearm at a gun show. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-10 H Prefiled with Clerk by Rep. John J. Millner
 - H Added Chief Co-Sponsor Rep. Terry R. Parke
- 05-01-12 H Added Co-Sponsor Rep. Suzanne Bassi H First Reading
 - H Referred to Rules Committee
- 05-01-18 H Added Chief Co-Sponsor Rep. Patricia Reid Lindner
- 05-01-27 H Added Chief Co-Sponsor Rep. Paul D. Froehlich
- 05-02-01 H Added Chief Co-Sponsor Rep. Jack D. Franks
- 05-02-02 H Co-Sponsor Rep. James H. Meyer
- 05-02-10 H Assigned to Judiciary II Criminal Law Committee
- 05-02-25 H Added Co-Sponsor Rep. Patricia Bailey
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-03-16 H Added Co-Sponsor Rep. Eddie Washington

HB-0132 MILLNER-FRANKS-MEYER-PARKE-BAILEY, CHAPA LAVIA, BELLOCK, TRYON, ROSE AND LYONS, EILEEN.

720 ILCS 5/24-1.1

from Ch. 38, par. 24-1.1

Amends the Criminal Code of 1961. Provides that a violation of the offense prohibiting possession by a felon of a firearm with respect to each firearm and ammunition for that firearm constitutes a single and separate violation. Effective immediately.

SENATE COMMITTEE AMENDMENT NO. 1 Adds reference to:

430 ILCS 65/3

from Ch. 38, par. 83-3

720	ILCS	5/24-1			from	Ch.	38,	par.	24-1
720	ILCS	5/24-1.6							
720	ILCS	5/24-3			from	Ch.	38,	par.	24-3
720	ILCS	5/24-3.1			from	Ch.	38,	par.	24-3.1
too	avorath	ing offer	the	anaotina		mon	le th	e Fi	rearm (

Deletes everything after the enacting clause. Amends the Firearm Owners Identification Card Act. Provides that on or after January 1, 2006, the record of a firearm transfer shall contain the date of application for transfer of the firearm. Amends the Criminal Code of 1961. Provides that the possession of each firearm in violation of various laws concerning the unlawful use of weapons, unlawful use or possession of firearms by a felon, unlawful possession of firearms or firearm ammunition, and aggravated unlawful use of a weapon constitutes a single and separate violation. Defines "application" for purchase of a firearm. Effective immediately.

- NOTE(S) THAT MAY APPLY: Correctional
 - 05-01-10 H Prefiled with Clerk by Rep. John J. Millner
 - 05-01-12 H First Reading
 - H Referred to Rules Committee
 - 05-02-01 H Added Chief Co-Sponsor Rep. Jack D. Franks
 - 05-02-02 H Chief Co-Sponsor Rep. James H. Meyer
 - H Chief Co-Sponsor Rep. Terry R. Parke
 - 05-02-10 H Assigned to Judiciary II Criminal Law Committee
 - 05-02-25 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 016-000-000
 - H Added Chief Co-Sponsor Rep. Patricia Bailey
 - 05-02-28 H Placed on Calendar 2nd Reading Short Debate
 - 05-03-02 H Added Co-Sponsor Rep. Linda Chapa LaVia
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-03-15 H Added Co-Sponsor Rep. Patricia R. Bellock
 - H Added Co-Sponsor Rep. Michael Tryon
 - H Added Co-Sponsor Rep. Chapin Rose
 - H Added Co-Sponsor Rep. Eileen Lyons
 - H Third Reading Short Debate Passed 117-000-000
 - 05-03-16 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 17, 2005
 - 05-03-17 S Chief Senate Sponsor Sen. Peter J. Roskam
 - 05-04-06 S First Reading
 - S Referred to Rules
 - 05-04-13 S Assigned to Judiciary
 - 05-04-18 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Peter J. Roskam
 - S Senate Committee Amendment No. 1 Referred to Rules
 - 05-04-19 S Senate Committee Amendment No. 1 Rules Refers to Judiciary
 - 05-04-20 S Postponed Judiciary
 - 05-05-04 S Added as Alternate Chief Co-Sponsor Sen. Don Harmon
 - 05-05-05 S Senate Committee Amendment No. 1 Adopted
 - S Do Pass as Amended Judiciary; 009-000-000
 - S Placed on Calendar Order of 2nd Reading May 10, 2005
 - 05-05-16 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 17, 2005
 - 05-05-17 S Added as Alternate Chief Co-Sponsor Sen. Chris Lauzen
 - S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
 - S Third Reading Passed; 058-000-000
 - H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
 - 05-05-18 H Senate Committee Amendment No. 1 Motion Filed Concur Rep. John J. Millner
 - H Senate Committee Amendment No. 1 Motion to Concur Referred to Rules Committee
 - 05-05-23 H Senate Committee Amendment No. 1 Motion to Concur Referred to Judiciary II Criminal Law Committee
 - 05-05-24 H Senate Committee Amendment No. 1 Motion to Concur Recommends be Adopted Judiciary II - Criminal Law Committee; 012-000-000

- 05-05-26 H Senate Committee Amendment No. 1 House Concurs 114-000-000 H Passed Both Houses
- 05-06-24 H Sent to the Governor
- 05-07-21 H Governor Approved
 - H Effective Date July 21, 2005
 - H Public Act 94-0284

HB-0133 MILLNER-FRANKS-PARKE-LINDNER-FROEHLICH, BASSI, MEYER, BAILEY AND WASHINGTON.

430 ILCS	65/1.1	from	Ch.	38,	par.	83-1.1
430 ILCS	65/3	from	Ch.	38,	par.	83-3
430 ILCS	65/3.1	from	Ch.	38,	par.	83-3.1
430 ILCS	65/3a	from	Ch.	38,	par.	83-3a ·
720 ILCS	5/24-3	from	Ch.	38,	par.	24-3

Amends the Firearm Owners Identification Card Act, Provides that a person who is not a federally licensed firearm dealer and who desires to purchase a firearm while that person is on the grounds of a gun show must, before obtaining that firearm, request the Department of State Police to conduct a background check to verify the validity of his or her Firearm Owner's Identification Card. Provides that if the receipt of a firearm does not violate federal or State law, the Department of State Police shall (1) assign a unique number to the transfer; (2) provide the licensee with the number; if the background check is being conducted at a gun show, the State Police shall provide that unique number to the person and that person shall use it for any purchases made at the gun show; and (3) destroy all records of the system with respect to the call or request, other than the identifying number and the date the number was assigned, and all records of the system relating to the person or the transfer within 24 hours. Provides that the Department of State Police may not retain, copy, or distribute any such information previously collected. Provides that if the transfer of a firearm is denied by the Department of State Police, the Department may keep the records of a denial until the denial is appealed and overturned, or as long as necessary for a criminal prosecution. Provides that approvals issued by the Department of State Police for the purchase of a firearm from a federal firearms licensee are valid for 30 days from the date of issue. Provides that approvals issued by the Department of State Police for the purchase of a firearm from a non-licensed individual at a gun show shall be good for that calendar day. Amends the Criminal Code of 1961. Provides that the waiting period for obtaining a firearm after its purchase does not apply to the sale of a firearm at a gun show. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-10 H Prefiled with Clerk by Rep. John J. Millner
 - H Added Chief Co-Sponsor Rep. Terry R. Parke
 - H Chief Co-Sponsor Changed to Rep. Terry R. Parke
- 05-01-12 H Added Co-Sponsor Rep. Suzanne Bassi
 - H First Reading
 - H Referred to Rules Committee
- 05-01-18 H Added Chief Co-Sponsor Rep. Patricia Reid Lindner
- 05-01-27 H Added Chief Co-Sponsor Rep. Paul D. Froehlich
- 05-02-01 H Added Chief Co-Sponsor Rep. Jack D. Franks
- 05-02-02 H Added Co-Sponsor Rep. James H. Meyer
- 05-02-10 H Assigned to Judiciary II Criminal Law Committee
- 05-02-25 H Added Co-Sponsor Rep. Patricia Bailey
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-03-16 H Added Co-Sponsor Rep. Eddie Washington

HB-0134 FROEHLICH-MAUTINO.

10 ILCS 5/16-5.01

from Ch. 46, par. 16-5.01

Amends the Election Code. Permits election authorities to prepare and provide special consolidated primary election absentee ballots that permit ranked run-off voting for absentee voters in the United States military or outside the United States on the consolidated primary and consolidated election days. Requires the State Board of Elections to adopt implementing rules.

05-01-10 H Prefiled with Clerk by Rep. Paul D. Froehlich

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Added Chief Co-Sponsor Rep. Frank J. Mautino H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0135 DELGADO.

35 ILCS 5/208 from Ch. 120, par. 2-208

Amends the Illinois Income Tax Act. Provides that the tax credit for residential real property taxes may not exceed \$300 per taxable year.

FISCAL NOTE (Department of Revenue)

House Bill 135 would cap the tax credit for residential real property taxes of approximately 255,578 taxpayers and have a positive fiscal impact on State revenues of \$40,993,955.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

05-01-10 H Prefiled with Clerk by Rep. William Delgado

- 05-01-12 H First Reading
 - H Referred to Rules Committee

05-01-13 H Fiscal Note Requested by Rep. William Delgado

- 05-01-26 H Assigned to Revenue Committee
- 05-02-23 H Fiscal Note Filed
- 05-02-25 H Recommends Be Adopted Sub-committee/ Revenue Committee; 002-001-000

H Remains in Revenue Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0136 BOST-FLIDER, PHELPS AND BRADLEY, JOHN.

430 ILCS 65/10

from Ch. 38, par. 83-10

Amends the Firearm Owners Identification Card Act. Provides that when the Department of State Police fails to act upon an application for a Firearm Owner's Identification Card within 30 days after receipt, or if the application was wrongfully denied, the applicant may seek relief from the circuit court in writing in the county of his or her residence. Provides that the applicant is entitled to recover any costs, attorney's fees, damages, and not less than \$500 per day nor more than \$1,000 per day for every day past the 30th day in which the Department failed to act. Effective immediately,

FISCAL NOTE (Illinois State Police)

The fiscal impact to the Illinois State Police would be significant. The FOID program is currently underfunded, and this legislation could cause the ISP to be liable for millions of dollars in fines. Using figures from the last quarter of 2004, the ISP could be liable for fines exceeding \$10 million due to receiving more applications than usual during hunting seasons and difficulty maintaining adequate staffing levels.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-10 H Prefiled with Clerk by Rep. Mike Bost 05-01-12 H First Reading

- H Referred to Rules Committee
- 05-02-10 H Assigned to Agriculture & Conservation Committee
- 05-02-23 H Do Pass / Short Debate Agriculture & Conservation Committee; 015-000-000
- 05-02-24 H Placed on Calendar 2nd Reading Short Debate
- 05-02-25 H Fiscal Note Requested by Rep. Harry Osterman
- 05-03-03 H Added Co-Sponsor Rep. Brandon W. Phelps
- 05-03-21 H Fiscal Note Filed
- 05-04-05 H Added Co-Sponsor Rep. John E. Bradley
- 05-04-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- H Added Chief Co-Sponsor Rep. Robert F. Flider 05-04-11
- 05-04-14 H House Amendment No. 1 Filed with Clerk by Rep. Mike Bost
- H House Amendment No. 1 Referred to Rules Committee 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0137 ACEVEDO.

410 ILCS 68/5

Amends the Safe and Hygienic Bed Act. Makes a stylistic change in a Section concerning

1208

definitions.

05-01-11 H Prefiled with Clerk by Rep. Edward J. Acevedo

- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0138 SCHMITZ.

235	ILCS	5/1-3.05	from	Ch.	43,	par.	95.05
235	ILCS	5/5-1	from	Ch.	43.	par.	115

Amends the Liquor Control Act of 1934. Defines "alcoholic beverages" to mean the same as "alcoholic liquor". Provides that a distributor's licensee may store alcoholic liquor only in its licensed premises. Effective immediately.

- 05-01-11 H Prefiled with Clerk by Rep. Timothy L. Schmitz
- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0139 BRAUER.

Appropriates \$1 from the General Revenue Fund to the Illinois Medical District at Springfield for its ordinary and contingent expenses. Effective July 1, 2005.

- 05-01-11 H Prefiled with Clerk by Rep. Rich Brauer
- 05-01-12 H First Reading
- H Referred to Rules Committee
- 05-01-26 H Assigned to Appropriations-Human Services Committee

HB-0140 BRAUER.

20 ILCS 801/1-10

Amends the Department of Natural Resources Act. Makes a technical change in a Section concerning definitions.

05-01-11 H Prefiled with Clerk by Rep. Rich Brauer

- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0141 BRAUER.

Appropriates \$15,000,000 from the General Revenue Fund to the Department of Agriculture for the purposes of the Food and Agriculture Research Act. Effective July 1, 2005.

- 05-01-11 H Prefiled with Clerk by Rep. Rich Brauer
- 05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Appropriations-General Services Committee

HB-0142 BRAUER-GORDON-DUGAN-FLIDER, BEISER AND BRADLEY, JOHN.

35 ILCS 5/216 new

Amends the Illinois Income Tax Act. Provides that for taxable years ending on or after December 31, 2005, 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, 2005.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-01-11 H Prefiled with Clerk by Rep. Rich Brauer
 - 05-01-12 H First Reading
 - H Referred to Rules Committee
 - 05-01-26 H Assigned to Executive Committee
 - 05-03-03 H Added Chief Co-Sponsor Rep. Careen M Gordon
 - 05-03-09 H Added Chief Co-Sponsor Rep. Lisa M. Dugan
 - 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

05-03-16 H Chief Co-Sponsor Rep. Robert F. Flider 05-04-05 H Added Co-Sponsor Rep. Daniel V. Beiser H Added Co-Sponsor Rep. John E. Bradley

HB-0143 BRAUER. 20 ILCS 835/0.01

from Ch. 105, par. 464h

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

05-01-11 H Prefiled with Clerk by Rep. Rich Brauer

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0144 BRAUER.

20 ILCS 3405/10.5 new

Amends the Illinois Historic Preservation Agency Act. Requires the Illinois Historic Preservation Agency to keep the following State historic sites open to the public 7 days per week: Black Hawk State Historic Site, Cahokia Mounds State Historic Site, Fort Kaskaskia State Historic Site, U.S. Grant Home State Historic Site, Lincoln-Herndon Law Office State Historic Site, Lincoln Log Cabin State Historic Site, Lincoln's New Salem State Historic Site, Lincoln's Tomb State Historic Site, Pierre Menard Home State Historic Site, and Old State Capitol State Historic Site. Effective July 1, 2005.

05-01-11 H Prefiled with Clerk by Rep. Rich Brauer

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to State Government Administration Committee

05-03-02 H Motion to Suspend Rule 25 - Prevailed

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0145 BRAUER.

20 ILCS 3405/1 from Ch. 127, par. 2701

Amends the Historic Preservation Agency Act. Makes a technical change in a Section concerning the short title.

05-01-11 H Prefiled with Clerk by Rep. Rich Brauer

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0146 BRAUER. 20 ILCS 210/1

from Ch. 127, par. 1701

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

05-01-11 H Prefiled with Clerk by Rep. Rich Brauer

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0147 BRAUER.

20 ILCS 605/605-725 new

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Provides that, subject to appropriation, the Department of Commerce and Economic Opportunity, in consultation with the Department of Transportation, must establish and administer a test program to place at rest areas along highways computer kiosks that provide information on tourism activities in the State. Sets forth the requirements of the test program.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-11 H Prefiled with Clerk by Rep. Rich Brauer

05-01-12 H First Reading

HB-0148 to HB-0151

H Referred to Rules Committee

05-01-26 H Assigned to Transportation and Motor Vehicles Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

BRAUER. HB-0148

from Ch. 108 1/2, par. 24-101

40 ILCS 5/24-101 Amends the Illinois Pension Code. Makes a technical change in a Section concerning deferred compensation.

NOTE(S) THAT MAY APPLY: Pension

05-01-11 H Prefiled with Clerk by Rep. Rich Brauer

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0149 BRAUER.

was 20 ILCS 605/46.6a 20 ILCS 605/605-705

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning local tourism grants.

05-01-11 H Prefiled with Clerk by Rep. Rich Brauer

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

FROEHLICH-MILLER. HB-0150

625 ILCS 5/11-1427.5 new

Amends the Illinois Vehicle Code. Provides that a person under the age of 16 years may not operate an all-terrain vehicle with an engine larger than 90 cubic centimeters. Provides that the owner or person in possession of an all-terrain vehicle of that type may not knowingly permit a person under the age of 16 to operate it.

05-01-11 H Prefiled with Clerk by Rep. Paul D. Froehlich

05-01-12 H Added Chief Co-Sponsor Rep. David E. Miller

H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Transportation and Motor Vehicles Committee

- 05-02-09 H Motion Filed Rep. Paul D. Froehlich; Table House Bill 150 Pursuant to Rule 60(b)
 - H Motion Prevailed

H Tabled By Sponsor Rep. Paul D. Froehlich

FROEHLICH-MATHIAS-JENISCH-FRANKS-CHAPA LAVIA, BEISER, HB-0151 PHELPS, GRAHAM, GORDON, BOLAND, MCGUIRE, FLIDER AND JAKOBSSON.

35 ILCS 200/14-20

35 ILCS 200/15-10

35 ILCS 200/15-172

30 ILCS 805/8.29 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 and 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 freeze provision and the State Mandates Act to require implementation without reimbursement from the State. Effective immediately.

STATE MANDATES FISCAL NOTE (Illinois Community College Board)

In the opinion of the Illinois Community College Board, HB 151 may create a fiscal impact on the community colleges of Illinois. Community college districts in Illinois rely on property taxes for a large portion of their funding. That funding stream could be affected by the proposed legislation, which may reduce the amount of taxes collected for community college district funding; but to what extent is not known at this time.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability; Mandate

- 05-01-11 H Prefiled with Clerk by Rep. Paul D. Froehlich
- 05-01-12 H First Reading
- H Referred to Rules Committee
- 05-01-26 H Chief Co-Sponsor Rep. Sidney H. Mathias
- H Assigned to Revenue Committee
- 05-01-28 H State Mandates Fiscal Note Filed
- 05-02-02 H Chief Co-Sponsor Rep. Roger Jenisch
- 05-02-09 H Added Chief Co-Sponsor Rep. Jack D. Franks
 - H Added Chief Co-Sponsor Rep. Linda Chapa LaVia
- 05-02-10 H Added Co-Sponsor Rep. Daniel V. Beiser
- 05-02-18 H Recommends Be Adopted Sub-committee/ Revenue Committee; 001-001-001; Lost
 - H Remains in Revenue Committee
- 05-03-03 H Added Co-Sponsor Rep. Brandon W. Phelps
- 05-03-08 H Added Co-Sponsor Rep. Deborah L. Graham 05-03-10 H Added Co-Sponsor Rep. Careen M Gordon
 - H Added Co-Sponsor Rep. Mike Boland
 - H Rule 19(a) / Re-referred to Rules Committee
- 05-03-15 H Added Co-Sponsor Rep. Jack McGuire 05-03-17 H Added Co-Sponsor Rep. Robert F. Flider
- 05-04-06 H Added Co-Sponsor Rep. Naomi D. Jakobsson

HB-0152 FROEHLICH-CURRIE-HAMOS-MAY-YARBROUGH, FRANKS, PHELPS, KELLY, GRAHAM, WASHINGTON AND SMITH.

5 ILCS 140/3

from Ch. 116, par. 203

Amends the Freedom of Information Act. Provides that an officer or employee of a public body that purposely stalls the processing of a request under the Act by asserting in bad faith one or more of the Act's reasons for delaying such processing is guilty of a petty offense subject to a \$1,000 fine.

HOUSE AMENDMENT NO. 1

Adds reference to: 5 ILCS 140/11

from Ch. 116, par. 211

Deletes everything after the enacting clause. Amends the Freedom of Information Act. Authorizes a court to award reasonable attorneys fees and costs and assess a fine not to exceed \$1,000 if it finds that a public body denied or delayed access to a public record on improper or unreasonable grounds or for the sole purpose of delaying access without good cause.

05-01-11 H Prefiled with Clerk by Rep. Paul D. Froehlich

- 05-01-12 H Added Chief Co-Sponsor Rep. Barbara Flynn Currie
 - H Added Chief Co-Sponsor Rep. Julie Hamos
 - H Added Chief Co-Sponsor Rep. Karen May
 - H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Added Chief Co-Sponsor Rep. Karen A. Yarbrough
 - H Assigned to State Government Administration Committee
- 05-02-02 H Added Co-Sponsor Rep. Jack D. Franks
- 05-02-17 H House Amendment No. 1 Filed with Clerk by State Government Administration Committee
 - H House Amendment No. 1 Adopted in State Government Administration Committee; by Voice Vote
 - H Remains in State Government Administration Committee
- 05-03-02 H Motion to Suspend Rule 25 Prevailed
- 05-03-03 H Added Co-Sponsor Rep. Brandon W. Phelps
- 05-03-08 H Added Co-Sponsor Rep. Robin Kelly
- H Added Co-Sponsor Rep. Deborah L. Graham
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- H Added Co-Sponsor Rep. Eddie Washington 05-03-17
 - H Added Co-Sponsor Rep. Michael K. Smith

HB-0153 FROEHLICH-BELLOCK-DAVIS, WILLIAM.

20 ILCS 2310/2310-424 new

HB-0154 to HB-0154

Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Requires the Department of Public Health to designate a staff person to handle men's health issues currently unaddressed or inadequately addressed by the Department. Specifies the staff person's duties. Effective immediately.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-01-11 H Prefiled with Clerk by Rep. Paul D. Froehlich
 - 05-01-12 H First Reading
 - H Referred to Rules Committee
 - 05-01-26 H Assigned to Human Services Committee
 - 05-01-27 H Added Chief Co-Sponsor Rep. Patricia R. Bellock
 - 05-02-02 H Do Pass / Short Debate Human Services Committee; 011-000-000
 - 05-02-03 H Placed on Calendar 2nd Reading Short Debate
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-02-08 H Added Chief Co-Sponsor Rep. William Davis
 - H Third Reading Short Debate Passed 114-000-000
 - 05-02-15 S Arrive in Senate
 - S Placed on Calendar Order of First Reading
 - S Chief Senate Sponsor Sen. Kathleen L. Wojcik
 - S First Reading
 - S Referred to Rules
 - 05-04-13 S Assigned to Health & Human Services
 - 05-04-14 S Added as Alternate Chief Co-Sponsor Sen. Rickey R. Hendon
 - 05-04-20 S Postponed Health & Human Services
 - 05-05-06 S Rule 3-9(a) / Re-referred to Rules

HB-0154 SULLIVAN-DUNN-MATHIAS-FROEHLICH-FRITCHEY, PIHOS, FRANKS, CHAPA LAVIA, BEISER, RITA, PHELPS, DUGAN, GORDON, SMITH, D'AMICO, MENDOZA, MUNSON, JAKOBSSON AND SOTO.

35 ILCS 200/15-172

Amends the Senior Citizens Assessment Freeze Homestead Exemption in the Property Tax Code. Provides that, beginning in taxable year 2005, eligibility for the exemption is determined based on "adjusted household income" (now, based on "household income"). Defines "adjusted household income" as household income minus legitimate medical expenses. Defines "legitimate medical expenses" as medical expenses paid by the applicant or a member of the applicant's household during the calendar year preceding the taxable year that are deductible as individual medical expenses under the federal Internal Revenue Code. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability 05-01-11 H Prefiled with Clerk by Pag. Ed. Suffordability

05-01-11	H Prefiled with Clerk by Rep. Ed Sullivan, Jr.
	H Added Chief Co-Sponsor Rep. Joe Dunn
05-01-12	H First Reading
	H Referred to Rules Committee
05-01-26	H Chief Co-Sponsor Rep. Sidney H. Mathias
	H Assigned to Revenue Committee
05-01-27	H Added Chief Co-Sponsor Rep. Paul D. Froehlich
05-02-01	H Added Chief Co-Sponsor Rep. John A. Fritchey
05-02-02	H Co-Sponsor Rep. Sandra M. Pihos
05-02-09	H Added Co-Sponsor Rep. Jack D. Franks
	H Added Co-Sponsor Rep. Linda Chapa LaVia
05-02-10	H Added Co-Sponsor Rep. Daniel V. Beiser
	H Added Co-Sponsor Rep. Robert Rita
05-03-03	H Added Co-Sponsor Rep. Brandon W. Phelps
05-03-09	in the second state of the
05-03-10	in the second seco
	H Rule 19(a) / Re-referred to Rules Committee
05-03-16	H Added Co-Sponsor Rep. Michael K. Smith
	H Added Co-Sponsor Rep. John D'Amico
05-03-17	
05-03-31	
	H Added Co-Sponsor Rep. Naomi D. Jakobsson
05-04-12	H Added Co-Sponsor Rep. Cynthia Soto

HB-0155 DAVIS, WILLIAM.

35 ILCS 5/201 from Ch. 1	20, par. 2-201
35 ILCS 5/202.5 new	
35 ILCS 5/204 from Ch. 1	20, par. 2-204
35 ILCS 5/212	
35 ILCS 5/901 from Ch. 1	20, par. 9-901

Amends the Illinois Income Tax Act. Increases the rate of tax on individuals and on trusts and estates from 3% to 4%. Increases the amount of the standard exemption for individuals from \$2,000 to \$12,000. Provides that for each taxable year beginning on or after January 1, 2005, the amount of the earned income tax credit is 20% (now, 5%) of the federal tax credit. Effective immediately.

FISCAL NOTE (Department of Revenue)

House Bill 155 will have a negative fiscal impact of approximately \$649,115,660 per year. The provision increasing the tax rate from 3% to 4% would bring in an additional \$2,472,761,281 per year. However, the provisions increasing the standard exemption for individuals from \$2,000 to \$12,000 and increasing the earned income tax credit from 5% to 20% would cost \$3,121,876,941 per year.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-11 H Prefiled with Clerk by Rep. William Davis

- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-13 H Fiscal Note Requested by Rep. William Davis
- 05-01-24 H Fiscal Note Filed
- 05-01-26 H Assigned to Revenue Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0156 MOFFITT-COLVIN-BOST-CHAPA LAVIA-WATSON, MITCHELL, JERRY, SACIA, FROEHLICH, MATHIAS, SMITH, BOLAND, HOLBROOK, OSTERMAN, BLACK, VERSCHOORE, MCGUIRE, DAVIS, WILLIAM, PRITCHARD, MULLIGAN, CULTRA AND REIS.

105 ILCS 5/10-20.12b

Amends the School Code. Provides that if a pupil's change of residence is due to the military service obligation of a person who has legal custody of the pupil, then, upon the written request of the person having legal custody of the pupil, the residence of the pupil is deemed for purposes of enrollment, for the duration of the custodian's military service obligation, to be the same as the residence of the pupil immediately before the change of residence caused by the military service obligation. Provides that a school district is not responsible for providing transportation to or from school for a pupil whose residence is determined under these provisions. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-11 H Prefiled with Clerk by Rep. Donald L. Moffitt
- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Added Chief Co-Sponsor Rep. Marlow H. Colvin
 - H Added Chief Co-Sponsor Rep. Mike Bost
 - H Added Chief Co-Sponsor Rep. Linda Chapa LaVia
 - H Added Chief Co-Sponsor Rep. Jim Watson
 - H Co-Sponsor Rep. Jerry L. Mitchell
 - H Co-Sponsor Rep. Jim Sacia
 - H Co-Sponsor Rep. Paul D. Froehlich
 - H Co-Sponsor Rep. Sidney H. Mathias
 - H Co-Sponsor Rep. Michael K. Smith
 - H Co-Sponsor Rep. Mike Boland
 - H Assigned to Elementary & Secondary Education Committee
- 05-02-01 H Added Co-Sponsor Rep. Thomas Holbrook
- 05-02-02 H Do Pass / Short Debate Elementary & Secondary Education Committee; 021-000-000
 - H Co-Sponsor Rep. Harry Osterman
- 05-02-03 H Placed on Calendar 2nd Reading Short Debate H Second Reading - Short Debate

	H Placed on Calendar Order of 3rd Reading - Short Debate
	H Added Co-Sponsor Rep. William B. Black
05-02-08	H Added Co-Sponsor Rep. Patrick J Verschoore
	H Added Co-Sponsor Rep. Jack McGuire
05-02-10	H Added Co-Sponsor Rep. William Davis
	H Added Co-Sponsor Rep. Robert W. Pritchard
	H Added Co-Sponsor Rep. Rosemary Mulligan
	H Third Reading - Short Debate - Passed 111-000-000
05-02-15	S Arrive in Senate
	S Placed on Calendar Order of First Reading
	S Chief Senate Sponsor Sen. James F. Clayborne, Jr.
	S First Reading
	S Referred to Rules
05-02-23	H Added Co-Sponsor Rep. Shane Cultra
	H Added Co-Sponsor Rep. David Reis
05-04-13	S Assigned to Education
05-04-20	S Do Pass Education; 011-000-000
	S Placed on Calendar Order of 2nd Reading April 21, 2005
05-05-04	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 5, 2005
05-05-11	S Third Reading - Passed; 056-000-000
	H Passed Both Houses

- 05-06-09 H Sent to the Governor
- 05-07-25 H Governor Approved H Effective Date July 25, 2005

DELGADO-GILES, RITA, BRADLEY, RICHARD, SOTO, CHAVEZ, HB-0157 BERRIOS, YARBROUGH, LYONS, EILEEN AND ACEVEDO.

40 ILCS 5/17-142.2 new

30 ILCS 805/8.29 new

Amends the Chicago Teacher Article of the Illinois Pension Code. Directs the Fund to conduct a divided medicare coverage referendum, open to teachers hired by an employer prior to March 31, 1986 and continuously employed by that employer through the effective date of this amendatory Act of the 94th General Assembly. Allows eligible teachers to irrevocably elect to participate in the federal medicare program. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately,

SENATE COMMITTEE AMENDMENT NO. 1

Deletes reference to:

40 1LCS 5/17-142.2 new

Adds reference to:

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 Replaces everything after the enacting clause. Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Pension Code. Remove language requiring an affirmative resolution from the employer before airport police may become eligible for the sheriff's law enforcement employee formula. Makes park police eligible for the sheriff's law enforcement employee formula. 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.

SENATE FLOOR AMENDMENT NO. 2

Adds reference to: 40 ILCS 5/3-120

from Ch. 108 1/2, par. 3-120

Removes language requiring participation in the Fund no later than 6 months after the effective date. Provides that the changes apply to collective bargaining agreements and other negotiated agreements entered into on or after the effective date. Amends the Downstate Police Article of the Illinois Pension Code. Provides that the surviving spouse of a police officer shall not be disqualified from receiving a survivor's pension if the surviving spouse was married to the deceased police officer for at least one year immediately preceding the date of death, regardless of whether the deceased police officer is still in service or is receiving a retirement pension on or after the effective date.

SENATE FLOOR AMENDMENT NO. 3

Removes language requiring participation in the Fund no later than 6 months after the effective date. Provides that the changes apply to collective bargaining agreements and other negotiated agreements entered into on or after the effective date.

- NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension
 - 05-01-11 H Prefiled with Clerk by Rep. William Delgado
 - 05-01-12 H First Reading
 - H Referred to Rules Committee
 - 05-01-26 H Assigned to Personnel and Pensions Committee
 - 05-03-03 H Do Pass / Short Debate Personnel and Pensions Committee; 005-000-000 H Placed on Calendar 2nd Reading - Short Debate
 - H Second Reading Short Debate 05-03-15
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-03-17 H Added Chief Co-Sponsor Rep. Calvin L. Giles
 - H Added Co-Sponsor Rep. Robert Rita
 - H Added Co-Sponsor Rep. Richard T. Bradley
 - H Added Co-Sponsor Rep. Cynthia Soto
 - H Added Co-Sponsor Rep. Michelle Chavez
 - H Added Co-Sponsor Rep. Maria Antonia Berrios
 - H Added Co-Sponsor Rep. Karen A. Yarbrough
 - H Added Co-Sponsor Rep. Eileen Lyons
 - H Added Co-Sponsor Rep. Edward J. Acevedo
 - H Third Reading Short Debate Passed 113-000-000
 - 05-04-06 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 7, 2005
 - S Chief Senate Sponsor Sen. Iris Y. Martinez
 - 05-04-11 S First Reading
 - S Referred to Rules
 - 05-04-13 S Added as Alternate Chief Co-Sponsor Sen. Susan Garrett
 - S Assigned to Pensions & Investments
 - 05-04-20 S Postponed Pensions & Investments
 - 05-05-03 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Terry Link
 - S Senate Committee Amendment No. 1 Referred to Rules
 - S Alternate Chief Sponsor Changed to Sen. Terry Link
 - S Senate Committee Amendment No. 1 Rules Refers to Pensions & Investments
 - S Senate Committee Amendment No. 1 Adopted
 - 05-05-04 S Do Pass as Amended Pensions & Investments; 008-000-000
 - S Placed on Calendar Order of 2nd Reading May 5, 2005
 - 05-05-12 S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Bill Brady
 - S Senate Floor Amendment No. 2 Referred to Rules
 - 05-05-13 S Senate Floor Amendment No. 3 Filed with Secretary by Sen. Bill Brady
 - S Senate Floor Amendment No. 3 Referred to Rules
 - 05-05-17 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 18, 2005
 - S Senate Floor Amendment No. 2 Rules Refers to Pensions & Investments S Senate Floor Amendment No. 3 Rules Refers to Pensions & Investments 05-05-18 S Senate Floor Amendment No. 2 Be Adopted Pensions & Investments; 006-000-000
 - 05-05-19 S Senate Floor Amendment No. 3 Be Adopted Pensions & Investments; 007-000-000
 - S Added as Alternate Co-Sponsor Sen. John O. Jones
 - S Recalled to Second Reading
 - S Senate Floor Amendment No. 2 Adopted; Brady
 - S Senate Floor Amendment No. 3 Adopted; Brady
 - S Placed on Calendar Order of 3rd Reading
 - S Third Reading Passed; 049-009-000
 - 05-05-20 H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 1,2,3

- 05-05-26 H Senate Committee Amendment No. 1 Motion Filed Concur Rep. William Delgado
 - H Senate Floor Amendment No. 2 Motion Filed Concur Rep. William Delgado
 - H Senate Floor Amendment No. 3 Motion Filed Concur Rep. William Delgado
 - H Senate Committee Amendment No. I Motion to Concur Referred to Rules Committee
 - H Senate Floor Amendment No. 2 Motion to Concur Referred to Rules Committee
 - H Senate Floor Amendment No. 3 Motion to Concur Referred to Rules Committee
- 05-07-01 H Rule 19(b) / Re-referred to Rules Committee
- 05-10-20 H Final Action Deadline Extended-9(b) January 11, 2006
 - H Approved for Consideration Rules Committee; 004-000-000
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 1,2,3

HB-0158 EDDY-SMITH.

- 35 ILCS 200/18-185
- 35 ILCS 200/18-205
- 35 ILCS 200/18-211 new

Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that "extension limitation" means (a) the lesser of 5% or the percentage increase in the Employment Cost Index or, upon referendum approval, the Consumer Price Index during the 12-month calendar year preceding the levy year or (b) the rate increase approved by the voters. Defines "Employment Cost Index" as the Employment Cost Index for total compensation for civilian and state and local government workers published by the United States Department of Labor. Sets forth referendum procedures to allow for the calculation of the extension limitation based upon the Consumer Price Index. Effective immediately.

- NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability
 - 05-01-11 H Prefiled with Clerk by Rep. Roger L. Eddy
 - 05-01-12 H First Reading
 - H Referred to Rules Committee
 - 05-01-26 H Assigned to Revenue Committee
 - 05-02-25 H Added Chief Co-Sponsor Rep. Michael K. Smith
 - 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0159 EDDY-BRADY.

625 ILCS 5/6-107.1

Amends the Illinois Vehicle Code. Provides that an applicant for an instruction permit who is under the age of 18 must undergo testing for controlled substances and cannabis and must be found to be free of controlled substances and cannabis before he or she may receive an instruction permit. Provides that the Secretary of State shall adopt rules for implementing the new provision and shall prescribe an additional fee, to be added to the fees charged for the issuance of a first-time driver's license, to cover the cost of the testing.

HOUSE AMENDMENT NO. 1

Deletes language providing that the Secretary of State shall prescribe an additional fee to cover the cost of the testing. Provides that it is the applicant's responsibility to have the drug test conducted by a licensed physician. Provides that the drug test shall be submitted by the applicant to the driver education instructor in a manner and form acceptable to the Secretary. Adds a July 1, 2006 effective date.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-01-11 H Prefiled with Clerk by Rep. Roger L. Eddy
 - 05-01-12 H First Reading
 - H Referred to Rules Committee
 - 05-01-26 H Assigned to Transportation and Motor Vehicles Committee
 - 05-02-25 H Added Chief Co-Sponsor Rep. Dan Brady
 - 05-03-08 H Motion to Suspend Rule 25 Prevailed by Voice Vote
 - H House Amendment No. 1 Filed with Clerk by Transportation and Motor Vehicles Committee
 - H House Amendment No. 1 Adopted in Transportation and Motor Vehicles

Committee: by Voice Vote; Transportation and Motor Vehicles Subcommittee

H Recommends Be Adopted Sub-committee/ Transportation and Motor Vehicles Committee; 001-003-000; Lost

H Remains in Transportation and Motor Vehicles Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0160 EDDY.

105 ILCS 5/14-3.01a new

Amends the Children with Disabilities Article of the School Code. Prohibits the State Board of Education from adopting any rule pursuant to that Article that imposes a responsibility or requirement on a school district or school that (i) conflicts with rules and regulations of the U.S. Department of Education pursuant to the federal Individuals with Disabilities Education Act or (ii) is not imposed by the U.S. Department of Education pursuant to the federal Individuals with Disabilities Education Act. Provides that any rule adopted by the State Board of Education that violates this prohibition is null and void and has no effect beginning on January 1, 2006. Effective January 1, 2006.

05-01-11 H Prefiled with Clerk by Rep. Roger L. Eddy

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Elementary & Secondary Education Committee

05-02-01 H Re-assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0161 EDDY.

105 ILCS 5/10-17 from Ch. 122, par. 10-17

Amends the School Code. Provides that the statement of affairs of certain school districts shall be made available to the public by posting the statement on the district's Internet web site, if any, having copies available in the administrative office of the district, and publishing notice on where the statement is available in a newspaper of general circulation (now, the statement itself is required to be published in the newspaper). Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-11 H Prefiled with Clerk by Rep. Roger L. Eddy

- 05-01-12 H First Reading
 - H Referred to Rules Committee

05-01-26 H Assigned to Elementary & Secondary Education Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0162 EDDY.

105 ILCS 230/5-5

Amends the School Construction Law. Provides that for school districts that have consolidated within a prior fiscal year, the grant index shall be calculated for each of those school districts that form the new school district. Provides that whichever grant index is the highest shall be used as the grant index for the newly consolidated school district.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-11 H Prefiled with Clerk by Rep. Roger L. Eddy

05-01-12 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0163 WATSON.

35 ILCS 200/15-140

Amends the Property Tax Code. Provides that all property belonging to any water cooperative organized or existing under the General Not For Profit Corporation Act of 1986 is exempt from taxation under the Property Tax Code.

NOTE(S) THAT MAY APPLY; Fiscal; Housing Affordability

- 05-01-11 H Prefiled with Clerk by Rep. Jim Watson 05-01-12 H First Reading
- - H Referred to Rules Committee
- 05-01-26 H Assigned to Revenue Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0164 DAVIS, MONIQUE, GILES AND COLVIN.

105 ILCS :	5/21-1	from	Ch.	122,	par.	21-1
105 ILCS :	5/24-4.1	from	Ch.	122,	par.	24-4.1
105 ILCS	5/34-83.1	from	Ch.	122,	par.	34-83.1
30 ILCS 3	805/8.29 new				•	

Amends the School Code. Provides that no one may teach in the public schools of this State who is not State-certified and highly qualified as defined in the federal No Child Left Behind Act of 2001. Provides that residency within a school district must be considered in determining the employment and compensation of a teacher and whether to retain, promote, assign, or transfer that teacher (now, there is a general prohibition). Amends the State Mandates Act to require implementation without reimbursement. Effective August 15, 2005.

HOUSE AMENDMENT NO. 1

Deletes reference to: 105 ILCS 5/21-1 105 ILCS 5/24-4.1 105 ILCS 5/34-83.1 Adds reference to: 105 ILCS 5/27A-10

Deletes everything after the enacting clause. Amends the Charter Schools Law of the School Code. Provides that a charter school that is operating in Chicago may not employ an individual in an instructional position who is not State-certified and highly qualified as defined in the federal No Child Left Behind Act of 2001. Provides that with respect to a charter school that is operating in Chicago, residency within the city must be considered in determining the employment and compensation of a teacher and whether to retain, promote, assign, or transfer that teacher. Amends the State Mandates Act to require implementation without reimbursement. Effective August 15, 2005.

HOUSE AMENDMENT NO. 2

Provides that with respect to teachers employed prior to August 15, 2006 by a charter school that is operating in a city having a population exceeding 500,000, residency within the city must not be considered in determining a teacher's employment or compensation or whether to retain, promote, assign, or transfer a teacher. Changes the effective date from August 15, 2005 to August 15, 2006.

FISCAL NOTE (H-AM 1 & 2) State Board of Education)

House Bill 164 (H-AM 1 & 2) has no effect on the Illinois State Board of Education, but Amendment 1 is in conflict with the Charter School Law (105 ILCS 5/27A) which was created to allow charter schools additional flexibility, including employment of teachers who are not certified.

STATE MANDATES FISCAL NOTE (H-AM 1 & 2) State Board of Education)

House Bill 164 (H-AM 1 & 2) creates new mandates regarding teacher certification and/ or residency requirements.

- NOTE(S) THAT MAY APPLY: Fiscal; Mandate
 - 05-01-11 H Prefiled with Clerk by Rep. Monique D. Davis
 - 05-01-12 H First Reading
 - H Referred to Rules Committee
 - 05-01-26 H Assigned to Elementary & Secondary Education Committee
 - 05-02-17 H House Amendment No. 1 Filed with Clerk by Elementary & Secondary Education Committee
 - H House Amendment No. 1 Adopted in Elementary & Secondary Education Committee; by Voice Vote
 - H Remains in Elementary & Secondary Education Committee
 - H Added Co-Sponsor Rep. Calvin L. Giles
 - 05-02-24 H House Amendment No. 2 Filed with Clerk by Elementary & Secondary Education Committee
 - H House Amendment No. 2 Adopted in Elementary & Secondary Education Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Elementary & Secondary Education Committee; 011-006-000
 - 05-02-25 H Placed on Calendar 2nd Reading Short Debate
 - 05-03-01 H Fiscal Note Requested by Rep. William B. Black; As Amended

H State Mandates Fiscal Note Requested by Rep. William B. Black; As Amended

- 05-03-03 H Added Co-Sponsor Rep. Marlow H. Colvin
- 05-03-29 H Fiscal Note Filed As Amended by HA 1,2
 - H State Mandates Fiscal Note Filed As Amended by HA 1,2
- 05-04-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0165 DAVIS, MONIQUE-JONES-JOYCE-GILES-TURNER.

- 40 ILCS 5/17-106.1 new
- 40 ILCS 5/17-139 from Ch. 108 1/2, par. 17-139

Amends the Chicago Teacher Article of the Illinois Pension Code. In the provisions concerning elections to the Board of Trustees of the Fund, provides that administrators may not vote for members who are not principals and provides that every member who is a principal or an administrator may vote at the election for one candidate who is a contributor who is a principal. Defines the term "administrator". Effective immediately,

- NOTE(S) THAT MAY APPLY: Pension
 - 05-01-11 H Prefiled with Clerk by Rep. Monique D. Davis
 - 05-01-12 H First Reading
 - H Referred to Rules Committee
 - 05-01-26 H Assigned to Personnel and Pensions Committee
 - 05-02-25 H Do Pass / Short Debate Personnel and Pensions Committee; 005-000-000
 - 05-02-28 H Placed on Calendar 2nd Reading Short Debate
 - 05-03-02 H Added Chief Co-Sponsor Rep. Lovana Jones
 - H Added Chief Co-Sponsor Rep. Kevin Joyce
 - H Added Chief Co-Sponsor Rep. Calvin L. Giles
 - H Added Chief Co-Sponsor Rep. Arthur L. Turner
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-03-03 H Third Reading Short Debate Passed 115-000-000
 - 05-03-08 S Arrive in Senate
 - S Placed on Calendar Order of First Reading
 - S Chief Senate Sponsor Sen. Kimberly A. Lightford
 - S First Reading
 - S Referred to Rules
 - 05-04-13 S Assigned to Pensions & Investments
 - 05-04-20 S Postponed Pensions & Investments
 - 05-05-04 S Do Pass Pensions & Investments; 009-000-000
 - S Placed on Calendar Order of 2nd Reading May 5, 2005
 - 05-05-17 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 18, 2005
 - 05-05-19 S Third Reading Passed; 058-000-000
 - H Passed Both Houses
 - 05-06-17 H Sent to the Governor 05-08-10 H Governor Approved
 - - H Effective Date August 10, 2005

HB-0166 COLLINS-PATTERSON-DAVIS, MONIQUE-JONES AND COLVIN.

- 705 ILCS 405/5-170
- 725 ILCS 5/115-1.5 new

Amends the Juvenile Court Act of 1987 and the Code of Criminal Procedure of 1963. Provides that in a delinquency or criminal proceeding, a minor may not waive the right to the assistance of counsel in his or her defense. Effective immediately,

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Reinserts the provisions of the bill as introduced but provides that a minor may not waive the right to the assistance of counsel in his or her defense in a court proceeding. Changes the age of a minor who may not waive the right to the assistance of counsel in a court proceeding from under 18 years of age to under 17 years of age. Effective immediately.

- 05-01-11 H Prefiled with Clerk by Rep. Annazette Collins
- 05-01-12 H First Reading
- H Referred to Rules Committee
- 05-01-26 H Assigned to Judiciary II Criminal Law Committee
- 05-02-03 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 015-000-000
- 05-02-07 H Placed on Calendar 2nd Reading Short Debate
- 05-02-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate H Added Chief Co-Sponsor Rep. Milton Patterson
- 05-02-09 H House Amendment No. 1 Filed with Clerk by Rep. Annazette Collins H House Amendment No. 1 Referred to Rules Committee H Second Reading - Short Debate H Held on Calendar Order of Second Reading - Short Debate
- 05-02-10 H Added Chief Co-Sponsor Rep. Monique D. Davis
- 05-02-16 H House Amendment No. 1 Rules Refers to Judiciary II Criminal Law Committee
- 05-03-03 H House Amendment No. 1 Recommends Be Adopted Judiciary II Criminal Law Committee; 016-000-000
 - H Added Chief Co-Sponsor Rep. Lovana Jones
 - H Added Co-Sponsor Rep. Marlow H. Colvin
- 05-03-15 H Second Reading Short Debate
 - H House Amendment No. 1 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-16 H Third Reading Short Debate Passed 116-000-000
- 05-03-17 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 6, 2005

HB-0167 MCAULIFFE AND RITA.

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

30 ILCS 805/8.29 new

40 ILCS 5/17-131

Amends the Chicago Teacher Article of the Pension Code. Provides that salary received on or after July 1, 1999 for overtime, summer school, and other optional service shall be included in the calculation of salary for pension purposes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

- 05-01-11 H Prefiled with Clerk by Rep. Michael P. McAuliffe 05-01-12 H First Reading
- - H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee
- 05-02-25 H Added Co-Sponsor Rep. Robert Rita

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0168 REITZ-BRADLEY, JOHN-BEISER-PHELPS-VERSCHOORE, DUGAN, GORDON AND SMITH.

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430 ILCS 65/3
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from Ch. 38, par. 83-3

Amends the Firearm Owners Identification Card Act. Provides that a person who transfers or causes to be transferred a firearm within the State must keep a record of the transfer for a period of 5 (rather than 10) years from the date of the transfer. Effective immediately,

- 05-01-11 H Prefiled with Clerk by Rep. Dan Reitz 05-01-12 H First Reading
- H Referred to Rules Committee
- 05-02-16 H Added Chief Co-Sponsor Rep. John E. Bradley
 - H Added Chief Co-Sponsor Rep. Daniel V. Beiser
 - H Added Chief Co-Sponsor Rep. Brandon W. Phelps
 - H Added Chief Co-Sponsor Rep. Patrick J Verschoore
- 05-03-01 H Assigned to Executive Committee
- 05-03-09 H Added Co-Sponsor Rep. Lisa M. Dugan
- 05-03-10 H Added Co-Sponsor Rep. Careen M Gordon
- H Rule 19(a) / Re-referred to Rules Committee
- 05-03-16 H Added Co-Sponsor Rep. Michael K. Smith

HB-0169 MCCARTHY-BRADLEY, RICHARD.

40 ILCS 5/17-119 from Ch. 108 1/2, par. 17-119

30 ILCS 805/8.29 new

Amends the Chicago Teacher Article of the Pension Code. Accelerates the initial annual increase in retirement pension to the January following the first anniversary of retirement. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

- 05-01-11 H Prefiled with Clerk by Rep. Kevin A. McCarthy
- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee
- 05-03-09 H Added Chief Co-Sponsor Rep. Richard T. Bradley
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0170 MAUTINO.

New Act

Creates the Energy Infrastructure Authority Act. Establishes the Illinois Energy Infrastructure Authority for the purpose of (i) planning, financing, constructing, developing, acquiring, maintaining, and operating electric transmission facilities and (ii) financing certain energy-related projects not owned by the Authority. Sets forth requirements for the creation and operation of the Board of Directors of the Authority. Sets forth the powers of the Authority. Provides that the Authority may not compete with private persons concerning electric transmission facilities. Authorizes the Authority to issue revenue bonds in connection with both Authority-owned and privately-owned facilities and projects and sets forth requirements for those bonds. Effective July 1, 2005.

NOTE(S) THAT MAY APPLY: Debt; Fiscal

05-01-11 H Prefiled with Clerk by Rep. Frank J. Mautino

- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0171 PRITCHARD.

15 ILCS 520/7 from Ch. 130, par. 26

Amends the Deposit of State Moneys Act. Provides that the State Treasurer may accept a proposal from an eligible institution that provides for a reduced rate of interest if the institution agrees to expend an amount equal to the reduction for the delivery of credit union products and services and financial literacy programs to low income persons or economically disadvantaged areas of the State. Effective immediately.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-01-11 H Prefiled with Clerk by Rep. Robert W. Pritchard
 - 05-01-12 H First Reading
 - H Referred to Rules Committee
 - 05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0172 WATSON-VERSCHOORE-MCGUIRE.

325 ILCS 5/7.14 from Ch. 23, par. 2057.14

Amends the Abused and Neglected Child Reporting Act. Provides that identifying information in indicated reports involving the sexual abuse of a child, the death of a child, or serious physical injury to a child must be retained after the report is indicated or after the subsequent case or report is closed (instead of may be retained longer than 5 years after that time).

HOUSE AMENDMENT NO. 1

Replaces everything after the enacting clause. Amends the Abused and Neglected Child Reporting Act. Provides that identifying information in indicated reports involving sexual penetration of a child, sexual molestation of a child, sexual exploitation of a child, torture of a child, or the death of a child, as defined by the Department of Children and Family Services in rules, shall be retained for a period of not less than 50 years after the report is indicated or HB-0173 to HB-0173

after the subsequent case or report is closed. (Eliminates the provision of current law that identifying information in indicated reports involving the sexual abuse of a child or the death of a child may be retained longer than 5 years after the report is indicated or after the subsequent case or report is closed.) Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-11 H Prefiled with Clerk by Rep. Jim Watson
- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Judiciary II Criminal Law Committee
- 05-02-18 H House Amendment No. 1 Filed with Clerk by Judiciary II Criminal Law Committee
 - H House Amendment No. 1 Adopted in Judiciary II Criminal Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary II Criminal Law Committee; 016-000-000
 - H Placed on Calendar 2nd Reading Short Debate
- 05-02-25 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-01 H Third Reading Short Debate Passed 114-000-000 H Added Chief Co-Sponsor Rep. Patrick J Verschoore
 - H Added Chief Co-Sponsor Rep. Jack McGuire
- 05-03-02 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 3, 2005
- 05-03-10 S Chief Senate Sponsor Sen. Deanna Demuzio
- 05-03-15 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Health & Human Services
- 05-04-20 S Do Pass Health & Human Services; 010-000-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005 05-05-04 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 5, 2005
- 05-05-11 S Third Reading Passed; 057-000-000
- H Passed Both Houses
- 05-05-27 S Added as Alternate Co-Sponsor Sen. John M. Sullivan
- 05-05-28 S Added as Alternate Co-Sponsor Sen. Gary Forby
 - S Added as Alternate Co-Sponsor Sen. James F. Clayborne, Jr.
 - S Added as Alternate Co-Sponsor Sen. Terry Link
 - S Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins
 - S Added as Alternate Co-Sponsor Sen. Ira I. Silverstein
- 05-05-29 S Added as Alternate Co-Sponsor Sen. Mattie Hunter
 - S Added as Alternate Co-Sponsor Sen. Arthur J. Wilhelmi
 - S Added as Alternate Co-Sponsor Sen. Debbie DeFrancesco Halvorson
- 05-06-09 H Sent to the Governor
- 05-07-11 H Governor Approved
 - H Effective Date July 11, 2005
 - H Public Act 94-0160

HB-0173 BASSI-MATHIAS-BELLOCK-PIHOS-MULLIGAN, BIGGINS, MUNSON, FRANKS AND CHAPA LAVIA.

750 ILCS 28/20

Amends the Income Withholding for Support Act. Provides that the court, at its discretion, may withhold the Social Security Numbers of the child or children from being disclosed in the income withholding notice.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Amends the Income Withholding for Support Act. Provides that the income withholding notice shall include the Social Security Number of the obligor (instead of the obligor, obligee, and the child or children included in the order for support).

05-01-11 H Prefiled with Clerk by Rep. Suzanne Bassi

05-01-12 H First Reading

H Referred to Rules Committee

- 05-01-26 H Assigned to Judiciary I Civil Law Committee
- 05-02-16 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
- 05-02-23 H Added Co-Sponsor Rep. Bob Biggins
 - H Added Chief Co-Sponsor Rep. Patricia R. Bellock
 - H Added Chief Co-Sponsor Rep. Sandra M. Pihos
 - H Added Chief Co-Sponsor Rep. Rosemary Mulligan
- 05-02-24 H House Amendment No. 1 Filed with Clerk by Judiciary I Civil Law Committee
 - H House Amendment No. 1 Adopted in Judiciary I Civil Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary 1 Civil Law Committee; 013-000-000
- 05-02-25 H Placed on Calendar 2nd Reading Short Debate
- 05-03-02 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-03 H Third Reading Short Debate Passed 115-000-000 H Added Co-Sponsor Rep. Ruth Munson
 - H Added Co-Sponsor Rep. Jack D. Franks
 - H Added Co-Sponsor Rep. Linda Chapa LaVia
- 05-03-08 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 9, 2005
- 05-03-10 S Chief Senate Sponsor Sen. Carole Pankau
- 05-03-15 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Judiciary
- 05-04-20 S Do Pass Judiciary; 010-000-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005
- 05-05-04 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 5, 2005
- 05-05-11 S Third Reading Passed; 058-000-000
- H Passed Both Houses
- 05-06-09 H Sent to the Governor
- 05-06-17 H Governor Approved
 - H Effective Date January 1, 2006
 - H Public Act 94-0043

HB-0174 OSMOND-MATHIAS-ROSE-BEAUBIEN-SULLIVAN, PIHOS AND WASHINGTON.

from Ch. 110, par. 2-1105

Amends the Code of Civil Procedure. Provides for a jury of 6 in all jury cases where the claim for damages is \$50,000 or less (instead of cases where the claim does not exceed \$15,000) unless either party demands a jury of 12.

- 05-01-11 H Prefiled with Clerk by Rep. JoAnn D. Osmond
 - 05-01-12 H First Reading

735 ILCS 5/2-1105

- H Referred to Rules Committee
- 05-01-13 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
- 05-01-26 H Assigned to Judiciary I Civil Law Committee
- 05-02-02 H Do Pass / Short Debate Judiciary I Civil Law Committee; 014-000-000 H Chief Co-Sponsor Rep. Chapin Rose
 - H Chief Co-Sponsor Rep. Mark H. Beaubien, Jr.
 - H Chief Co-Sponsor Rep. Ed Sullivan, Jr.
 - H Added Co-Sponsor Rep. Sandra M. Pihos
- 05-02-03 H Placed on Calendar 2nd Reading Short Debate H Second Reading - Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-08 H Third Reading Short Debate Passed 114-000-000
- H Added Co-Sponsor Rep. Eddie Washington 05-02-15 S Arrive in Senate
 - S Placed on Calendar Order of First Reading
 - S Chief Senate Sponsor Sen. Adeline Jay Geo-Karis
 - S First Reading

- S Referred to Rules S Added as Alternate Co-Sponsor Sen. William R. Haine 05-02-24 S Added as Alternate Chief Co-Sponsor Sen. William E. Peterson 05-03-08 S Added as Alternate Co-Sponsor Sen. Pamela J. Althoff 05-04-13 S Assigned to Judiciary 05-04-20 S Postponed - Judiciary 05-05-05 S Do Pass Judiciary; 006-000-000 S Placed on Calendar Order of 2nd Reading May 10, 2005 05-05-11 S Second Reading S Placed on Calendar Order of 3rd Reading May 12, 2005 05-05-17 S Third Reading - Passed; 058-000-000 H Passed Both Houses 05-06-15 H Sent to the Governor 05-07-14 H Governor Approved H Effective Date January 1, 2006 H Public Act 94-0206 HB-0175 COULSON-DELGADO-FRITCHEY-BELLOCK-PIHOS, DAVIS, WILLIAM. MENDOZA, JAKOBSSON, SULLIVAN, CHAVEZ, MATHIAS, JENISCH, LYONS, EILEEN, MULLIGAN, KRAUSE, LINDNER, RYG, MUNSON, RITA, FRANKS, CHAPA LAVIA, BASSI, BIGGINS, KOSEL, KELLY, WASHINGTON, SMITH, D'AMICO, JOYCE AND HOLBROOK. 325 ILCS 2/75 rep. Amends the Abandoned Newborn Infant Protection Act. Repeals a provision that repeals the Act on July 1, 2007. NOTE(S) THAT MAY APPLY: Fiscal 05-01-11 H Prefiled with Clerk by Rep. Elizabeth Coulson 05-01-12 H First Reading H Referred to Rules Committee 05-01-26 H Assigned to Human Services Committee 05-02-01 H Added Chief Co-Sponsor Rep. William Delgado H Added Chief Co-Sponsor Rep. John A. Fritchey 05-02-02 H Chief Co-Sponsor Rep. Patricia R. Bellock H Chief Co-Sponsor Rep. Sandra M. Pihos 05-02-08 H Added Co-Sponsor Rep. William Davis 05-02-09 H Do Pass / Short Debate Human Services Committee; 012-000-000 H Added Co-Sponsor Rep. Susana A Mendoza H Added Co-Sponsor Rep. Naomi D. Jakobsson H Added Co-Sponsor Rep. Ed Sullivan, Jr. H Added Co-Sponsor Rep. Michelle Chavez H Added Co-Sponsor Rep. Sidney H. Mathias H Added Co-Sponsor Rep. Roger Jenisch H Added Co-Sponsor Rep. Eileen Lyons H Added Co-Sponsor Rep. Rosemary Mulligan 05-02-10 H Placed on Calendar 2nd Reading - Short Debate H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate H Added Co-Sponsor Rep. Carolyn H. Krause H Added Co-Sponsor Rep. Patricia Reid Lindner H Added Co-Sponsor Rep. Kathleen A. Ryg H Added Co-Sponsor Rep. Ruth Munson H Added Co-Sponsor Rep. Robert Rita 05-02-16 H Added Co-Sponsor Rep. Jack D. Franks H Added Co-Sponsor Rep. Linda Chapa LaVia H Third Reading - Short Debate - Passed 115-000-000 05-02-17 S Arrive in Senate S Placed on Calendar Order of First Reading February 23, 2005 S Chief Senate Sponsor Sen. Donne E. Trotter
 - 05-02-22 S Added as Alternate Chief Co-Sponsor Sen. Iris Y. Martinez
 - 05-02-23 H Added Co-Sponsor Rep. Suzanne Bassi
 - H Added Co-Sponsor Rep. Bob Biggins

H Added Co-Sponsor Rep. Renee Kosel

- 05-02-24 S First Reading
 - S Referred to Rules
 - S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
- 05-03-08 H Added Co-Sponsor Rep. Robin Kelly
- 05-03-16 H Co-Sponsor Rep. Eddie Washington
 - H Co-Sponsor Rep. Michael K. Smith
 - H Co-Sponsor Rep. John D'Amico
 - H Co-Sponsor Rep. Kevin Joyce
 - H Co-Sponsor Rep. Thomas Holbrook
- 05-04-13 S Assigned to Health & Human Services
- 05-04-20 S Postponed Health & Human Services
- 05-05-05 S Do Pass Health & Human Services; 010-000-000
- S Placed on Calendar Order of 2nd Reading May 10, 2005
- 05-05-16 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 17, 2005
- 05-05-17 S Added as Alternate Chief Co-Sponsor Sen. Mattie Hunter
 - S Third Reading Passed; 057-000-000 H Passed Both Houses
- 05-05-28 S Added as Alternate Co-Sponsor Sen. Terry Link
- 05-05-29 S Added as Alternate Co-Sponsor Sen. Arthur J. Wilhelmi
 - S Added as Alternate Co-Sponsor Sen. Debbie DeFrancesco Halvorson
 - S Added as Alternate Co-Sponsor Sen. M. Maggie Crotty
- 05-05-30 S Added as Alternate Co-Sponsor Sen. Don Harmon
- 05-06-15 H Sent to the Governor
- 05-07-14 H Governor Approved
 - H Effective Date January 1, 2006

HB-0176 DAVIS, WILLIAM.

215 ILCS 5/368f new

Amends the Illinois Insurance Code. Provides that payors and health care professionals and health care providers must have the ability to accept and submit claims electronically in accordance with federal standards. Provides for the Department of Financial and Professional Regulation to establish a timetable for compliance. Establishes an exemption for long-term care facilities and small health care providers and professionals. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes everything but the Section caption and effective date Section of the bill.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-01-11 H Prefiled with Clerk by Rep. William Davis
 - 05-01-12 H First Reading
 - H Referred to Rules Committee
 - 05-01-26 H Assigned to Health Care Availability and Access Committee
 - 05-03-01 H House Amendment No. 1 Filed with Clerk by Health Care Availability and Access Committee
 - H House Amendment No. 1 Adopted in Health Care Availability and Access Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Health Care Availability and Access Committee; 009-002-000
 - 05-03-02 H Placed on Calendar 2nd Reading Short Debate
 - 05-04-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate

05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0177 MCKEON.

40 ILCS 5/17-121.1 new

30 ILCS 805/8.29 new

Amends the Chicago Teacher Article of the Illinois Pension Code. Allows a designated domestic partner to qualify as a surviving spouse for purposes of survivor and death benefits. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

- 05-01-11 H Prefiled with Clerk by Rep. Larry McKeon
- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee
- 05-02-25 H Added Chief Co-Sponsor Rep. Jim Watson
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-04-04 H Remove Chief Co-Sponsor Rep. Jim Watson

HB-0178 CHURCHILL. 735 1LCS 5/12-901

from Ch. 110, par. 12-901

Amends the Code of Civil Procedure. Increases the amount of the homestead exemption from \$7,500 to \$100,000. Provides that if 2 or more individuals own property that is exempt as a homestead, the value of the exemption of each individual may not exceed his or her proportionate share of \$200,000 (instead of \$15,000) based upon percentage of ownership. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-11 H Prefiled with Clerk by Rep. Robert W. Churchill
- 05-01-12 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Judiciary I Civil Law Committee
- 05-02-17 H Motion Do Pass Lost Judiciary I Civil Law Committee; 000-009-002 H Remains in Judiciary I - Civil Law Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

LEITCH-MCGUIRE-COULSON-MAUTINO-KRAUSE, SCHOCK, FRANKS, HB-0179 CHAPA LAVIA, VERSCHOORE AND BLACK.

745 ILCS 49/30

Amends the Illinois Good Samaritan Act. Provides that the immunity for civil damages provided for services performed without compensation at free medical clinics also applies to physicians and other health care professionals that provide medical treatment, diagnosis, or advice at federally qualified health care centers without fee or compensation. Makes changes in the definition of "free medical clinic". 05-01-11 H Prefiled with Clerk by Rep. David R. Leitch

- H Added Chief Co-Sponsor Rep. Jack McGuire
- H Added Chief Co-Sponsor Rep. Elizabeth Coulson
- H Added Chief Co-Sponsor Rep. Frank J. Mautino
- H Added Chief Co-Sponsor Rep. Carolyn H. Krause
-)5-01-12 H First Reading
- H Referred to Rules Committee
- 05-01-20 H Added Co-Sponsor Rep. Aaron Schock
- 05-01-26 H Assigned to Judiciary I Civil Law Committee
- 05-02-02 H Do Pass / Short Debate Judiciary I Civil Law Committee; 012-000-002
- 05-02-03 H Placed on Calendar 2nd Reading Short Debate
- 05-02-09 H Added Co-Sponsor Rep. Jack D. Franks
- H Added Co-Sponsor Rep. Linda Chapa LaVia
- 05-02-17 H Added Co-Sponsor Rep. Patrick J Verschoore
- 05-04-04 H Added Co-Sponsor Rep. William B. Black 05-04-06 H House Amendment No. 1 Filed with Clerk by Rep. David R. Leitch
- H House Amendment No. 1 Referred to Rules Committee
- H Second Reading Short Debate 05-04-08
 - H Held on Calendar Order of Second Reading Short Debate
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0180 LEITCH-SOMMER-COLLINS-FLOWERS-BAILEY, DAVIS, MONIQUE, JONES, BELLOCK, LYONS, EILEEN, COULSON, MITCHELL, JERRY, CURRIE, DELGADO, LINDNER, HOWARD, OSTERMAN AND KELLY.

725 ILCS 225/5

from Ch. 60, par. 22

Amends the Uniform Criminal Extradition Act. Provides that a person incarcerated in any federal facility may be released to the custody of the duly accredited officers or designees of those officers of a foreign state if: (1) the person has violated the terms of his or her probation, post-release supervision, parole, or has an unexpired sentence in the foreign state; (2) the foreign state has personal jurisdiction over that person; and (3) the foreign state has issued a valid warrant for the apprehension of that person or has issued a commitment order to serve a sentence in a state or local correctional facility. Provides that all legal requirements to obtain extradition of fugitives from justice are expressly waived by the State of Illinois as to those persons.

SENATE FLOOR AMENDMENT NO. 1

Adds reference to: 730 ILCS 5/3-2-5

from Ch. 38, par. 1003-2-5

730 ILCS 5/3-2-5.1 new

Deletes everything after the enacting clause. Inserts provisions substantially similar to those of the engrossed version of HB 180, except amends the Unified Code of Corrections. Creates the Department of Juvenile Justice (instead of the Juvenile Division of the Department of Corrections) which shall be administered by a Director (instead of an Assistant Director) appointed by the Governor. Provides that personnel for the Department of Juvenile Justice shall be over the age of 21 and have graduated from an accredited four-year college or university with a specialization in criminal justice, education, psychology, social work or closely related social sciences. Transfers personnel, books, records, property, and funds pertaining to the Juvenile Division of the Department of Corrections to the Department of Juvenile Justice. Adds an effective date of January 1, 2006.

	or sandary 1, 2000.
05-01-11	H Prefiled with Clerk by Rep. David R. Leitch
	H Added Chief Co-Sponsor Rep. Keith P. Sommer
05-01-12	H First Reading
	H Referred to Rules Committee
05-01-26	H Assigned to Judiciary II - Criminal Law Committee
05-02-03	H Do Pass / Short Debate Judiciary II - Criminal Law Committee; 010-000-
	000
	H Added Chief Co-Sponsor Rep. Patricia Bailey
	H Placed on Calendar 2nd Reading - Short Debate
05-02-08	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-02-09	H Third Reading - Short Debate - Passed 115-000-000
05-02-15	S Arrive in Senate
	S Placed on Calendar Order of First Reading February 16, 2005
	S Chief Senate Sponsor Sen. Dale E. Risinger
05-02-16	S First Reading
	S Referred to Rules
05-02-17	S Alternate Chief Sponsor Changed to Sen. William R. Haine
	S Added as Alternate Chief Co-Sponsor Sen. Dale E. Risinger
05-03-30	S Alternate Chief Sponsor Changed to Sen. John J. Cullerton
	S Added as Alternate Chief Co-Sponsor Sen. William R. Haine
05-04-13	S Assigned to Judiciary
05-04-20	S Do Pass Judiciary; 008-000-000
	S Placed on Calendar Order of 2nd Reading April 21, 2005
05-05-04	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 5, 2005
05-05-11	S Senate Floor Amendment No. 1 Filed with Secretary by Sen. John J.
	Cullerton
	S Senate Floor Amendment No. 1 Referred to Rules
05-05-16	S Senate Floor Amendment No. 1 Rules Refers to Judiciary
05-05-17	
	000-000
	S Recalled to Second Reading
	S Senate Floor Amendment No. 1 Adopted; Cullerton
	S Placed on Calendar Order of 3rd Reading May 18, 2005
05-05-19	S Added as Alternate Chief Co-Sponsor Sen. Mattie Hunter
	S Sponsor Removed Sen. William R. Haine
	S Added as Alternate Chief Co-Sponsor Sen. Carol Ronen
	S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
	S Third Reading - Passed; 042-015-001

05-05-20 H Arrived in House

05-05-25	H Placed on Calendar Order of Concurrence Senate Amendment(s) 1 H Senate Floor Amendment No. 1 Motion Filed Concur Rep. David R. Leitch H Senate Floor Amendment No. 1 Motion to Concur Referred to Rules
	Committee H Added Chief Co-Sponsor Rep. Annazette Collins
	H Added Chief Co-Sponsor Rep. Mary E. Flowers
	H Added Co-Sponsor Rep. Monique D. Davis
	H Added Co-Sponsor Rep. Lovana Jones
05-05-26	H Added Co-Sponsor Rep. Patricia R. Bellock
	H Added Co-Sponsor Rep. Eileen Lyons
	H Added Co-Sponsor Rep. Patricia Reid Lindner
	H Removed Co-Sponsor Rep. Patricia Reid Lindner
	H Added Co-Sponsor Rep. Elizabeth Coulson
	H Added Co-Sponsor Rep. Jerry L. Mitchell
	H Remove Chief Co-Sponsor Rep. Patricia Bailey
	H Added Co-Sponsor Rep. Barbara Flynn Currie
	H Added Co-Sponsor Rep. William Delgado
)5-05-27	H Added Chief Co-Sponsor Rep. Patricia Bailey
	H Added Co-Sponsor Rep. Patricia Reid Lindner
	H Added Co-Sponsor Rep. Constance A. Howard
05-05-28	H Added Co-Sponsor Rep. Harry Osterman
	H Added Co-Sponsor Rep. Robin Kelly
05-07-01	H Rule 19(b) / Re-referred to Rules Committee

WATSON. HB-0181

20 ILCS 2605/2605-575 new

Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Authorizes the Department to retain the fingerprint record of a child fingerprinted at a Department data collection location. Requires the permission of the child's parent or guardian and permits retention and use only if the child is later missing or abducted, if an Amber Alert is issued for that child, or if a missing person report is filed for that child. Requires that the Department destroy the record after the child reaches age 18, unless the 18-year-old authorizes retention of the record.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-01-11 H Prefiled with Clerk by Rep. Jim Watson
 - 05-01-12 H First Reading
 - H Referred to Rules Committee
 - 05-01-26 H Assigned to Judiciary II Criminal Law Committee
 - 05-02-03 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 010-000-000
 - 05-02-07 H Placed on Calendar 2nd Reading Short Debate
 - 05-02-08 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-02-09 H Third Reading Short Debate Passed 115-000-000
 - 05-02-15 S Arrive in Senate
 - S Placed on Calendar Order of First Reading February 16, 2005
 - 05-02-24 S Chief Senate Sponsor Sen. Deanna Demuzio S First Reading
 - S Referred to Rules
 - 05-04-13 S Assigned to Judiciary
 - 05-04-20 S Do Pass Judiciary; 010-000-000 S Placed on Calendar Order of 2nd Reading April 21, 2005
 - S Added as Alternate Chief Co-Sponsor Sen. Kirk W. Dillard 05-05-04 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 5, 2005
 - 05-05-11 S Added as Alternate Chief Co-Sponsor Sen. Martin A. Sandoval S Third Reading Passed; 058-000-000 H Passed Both Houses
 - 05-05-27 S Added as Alternate Co-Sponsor Sen. John M. Sullivan
 - 05-06-09 H Sent to the Governor
 - 05-08-08 H Governor Approved

H Effective Date January 1, 2006

HB-0182 MYERS-PHELPS-VERSCHOORE-GRANBERG-CULTRA AND SMITH.

430 ILCS 65/4	from	Ch.	38,	par.	83-4
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- 430 ILCS 65/7 from Ch. 38, par. 83-7
- 430 ILCS 65/8 from Ch. 38, par. 83-8

Amends the Firearm Owners Identification Card Act. Changes, from 21 years of age or over to 18 years of age or over, the age at which a person may apply for and be issued a Firearm Owner's Identification Card without the consent of a parent or legal guardian. Provides that a Firearm Owner's Identification Card issued to a person who is on active duty for the Armed Forces of the United States that expires while that person is on active duty for the Armed Forces of the United States is valid for 6 months from the time the person is released from active duty. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-12 H Filed with the Clerk by Rep. Richard P. Myers H First Reading H Referred to Rules Committee
- 05-02-17 H Assigned to Agriculture & Conservation Committee
- 05-03-01 H Do Pass / Short Debate Agriculture & Conservation Committee; 015-000-000
- 05-03-02 H Placed on Calendar 2nd Reading Short Debate
- 05-03-03 H Added Chief Co-Sponsor Rep. Brandon W. Phelps H Added Chief Co-Sponsor Rep. Patrick J Verschoore H Added Chief Co-Sponsor Rep. Kurt M. Granberg H Added Chief Co-Sponsor Rep. Shane Cultra H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate 05-03-15 H Third Reading - Consideration Postponed H Placed on Calendar - Consideration Postponed 05-03-16 H Added Co-Sponsor Rep. Michael K. Smith 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0183 MATHIAS. 430 ILCS 65/10

from Ch. 38, par. 83-10

Amends the Firearm Owners Identification Card Act. Provides that a person who has been denied an application for a Firearm Owner's Identification Card or whose Card was revoked or seized for certain specified reasons may petition the circuit court in the county where the original charges which were the bases of the denial, revocation, or seizure were brought (rather than the circuit court in the county of the petitioner's residence). If the act for which the denial, revocation, or seizure was given is based on an out-of-state criminal offense, then the person may petition the circuit court in the county of the petitioner's residence. Provides that a copy of the petition must be served on the State's Attorney of the county where the petition is brought and the Department of State Police. Provides that at the hearing on the petition, the Department may present evidence and object to the petition.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Amends the Firearm Owners Identification Card Act. Provides that a person who petitions the circuit court for the issuance of an order directing the Department of State Police to issue a Firearm Owner's Identification Card, because the Department has denied his or her application, failed to act upon the person's request for issuance of the Card, or has revoked his or her Card, the petitioner must serve the State's Attorney of the county in which the petition is brought and the State's Attorney of the county in which the conviction occurred with a copy of the petition. Provides that the State's Attorney of the county where the petition is brought may object to the petition and present evidence at the hearing on the petition.

- 05-01-12 H Filed with the Clerk by Rep. Sidney H. Mathias
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Judiciary I Civil Law Committee
- 05-02-17 H Motion Do Pass Lost Judiciary I Civil Law Committee; 004-005-002 H Remains in Judiciary I - Civil Law Committee

- 05-03-09 H House Amendment No. 1 Filed with Clerk by Judiciary 1 Civil Law Committee
 - H House Amendment No. 1 Adopted in Judiciary 1 Civil Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary I Civil Law Committee; 014-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate
- 05-04-06 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-07 H Third Reading Short Debate Passed 114-000-000
- 05-04-08 S Arrive in Senate
- S Placed on Calendar Order of First Reading April 11, 2005
- 05-04-15 S Chief Senate Sponsor Sen. Richard J. Winkel, Jr.
- 05-04-19 S First Reading
- S Referred to Rules
- 05-04-21 S Assigned to Judiciary
- 05-05-05 S Held in Judiciary
- 05-05-06 S Rule 3-9(a) / Re-referred to Rules

HB-0184 LANG-MATHIAS-FROEHLICH-COULSON, FEIGENHOLTZ, DAVIS, MONIQUE, BOLAND, BERRIOS, CHAVEZ, JEFFERSON, PHELPS, KELLY, GRAHAM, WASHINGTON, SMITH, YOUNGE, DAVIS, WILLIAM, TURNER, D'AMICO, BAILEY, DELGADO AND SOTO.

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, 2005. Sunsets the deduction after 10 years. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-12 H Filed with the Clerk by Rep. Lou Lang H First Reading H Referred to Rules Committee
- 05-01-26 H Chief Co-Sponsor Rep. Sidney H. Mathias H Chief Co-Sponsor Rep. Paul D. Froehlich H Assigned to Revenue Committee
- 05-02-15 H Added Co-Sponsor Rep. Sara Feigenholtz
- 05-02-16 H Added Chief Co-Sponsor Rep. Elizabeth Coulson
 - H Added Co-Sponsor Rep. Monique D. Davis
- 05-02-17 H Added Co-Sponsor Rep. Mike Boland
 - H Added Co-Sponsor Rep. Maria Antonia Berrios
- H Added Co-Sponsor Rep. Michelle Chavez
- 05-02-18 H Added Co-Sponsor Rep. Charles E. Jefferson
- 05-03-03 H Added Co-Sponsor Rep. Brandon W. Phelps
- 05-03-08 H Added Co-Sponsor Rep. Robin Kelly
- H Added Co-Sponsor Rep. Deborah L. Graham
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-03-16 H Co-Sponsor Rep. Eddie Washington
 - H Co-Sponsor Rep. Michael K. Smith
 - H Co-Sponsor Rep. Wyvetter H. Younge
 - H Co-Sponsor Rep. William Davis
 - H Co-Sponsor Rep. Arthur L. Turner
 - H Co-Sponsor Rep. John D'Amico
 - H Added Co-Sponsor Rep. Patricia Bailey
- 05-03-17 H Added Co-Sponsor Rep. William Delgado

05-04-12 H Added Co-Sponsor Rep. Cynthia Soto

HB-0185 LANG, DAVIS, MONIQUE-BAILEY, PHELPS AND GRAHAM.

30 ILCS 5/3-2

from Ch. 15, par. 303-2

Amends the Illinois State Auditing Act. Requires that the Auditor General's audits of certain mental health and developmental disabilities facilities under the jurisdiction of the Department of Human Services include their records concerning reports of suspected abuse of facility staff by facility residents or patients.
05-01-12 H Filed with the Clerk by Rep. Lou Lang H First Reading H Referred to Rules Committee
05-01-26 H Assigned to State Government Administration Committee
05-02-16 H Added Co-Sponsor Rep. Monique D. Davis
05-02-17 H Added Chief Co-Sponsor Rep. Patricia Bailey
05-02-25 H Tabled By Sponsor Rep. Lou Lang
05-03-08 H Added Co-Sponsor Rep. Deborah L. Graham

HB-0186 LANG-SMITH, BOLAND, SOTO, GRAHAM AND BAILEY.

 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.

05-01-12 H Filed with the Clerk by Rep. Lou Lang

H First Reading

- H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee

05-02-17 H Added Co-Sponsor Rep. Mike Boland

- 05-03-08 H Added Co-Sponsor Rep. Cynthia Soto
- H Added Co-Sponsor Rep. Deborah L. Graham
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-03-16 H Chief Co-Sponsor Rep. Michael K. Smith

H Added Co-Sponsor Rep. Patricia Bailey

HB-0187 LANG-MATHIAS-FROEHLICH, GRAHAM AND FEIGENHOLTZ.

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. Creates an exception for buses registered in another state and not operated in this State on a regular basis. Effective immediately.

FISCAL NOTE (Illinois State Board of Education)

The minimum cost to add lap belts to a bus is approximately \$1,065 for a 71 passenger bus. The cost to add lap-shoulder belts would be approximately \$7,180. The average cost of a conventional bus is \$55,000 without the addition of lap or lap-shoulder belts. There are approximately 24,280 licensed school buses in Illinois as of this date.

STATE MANDATES FISCAL NOTE (Illinois State Board of Education)

The minimum cost to add lap belts to a bus is approximately \$1,065 for a 71 passenger bus. The cost to add lap-shoulder belts would be approximately \$7,180. The average cost of a conventional bus is \$55,000 without the addition of lap or lap-shoulder belts. There are approximately 24,280 licensed school buses in Illinois as of this date.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

- 05-01-12 H Filed with the Clerk by Rep. Lou Lang
 - H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Chief Co-Sponsor Rep. Sidney H. Mathias
 - H Chief Co-Sponsor Rep. Paul D. Froehlich
 - H Assigned to Transportation and Motor Vehicles Committee
- 05-02-01 H Added Co-Sponsor Rep. Deborah L. Graham
- 05-02-08 H Do Pass / Short Debate Transportation and Motor Vehicles Committee; 017-009-000
- 05-02-09 H Placed on Calendar 2nd Reading Short Debate
 - H Fiscal Note Requested by Rep. William B. Black
 - H State Mandates Fiscal Note Requested by Rep. William B. Black

05-02-17 H Fiscal Note Filed

H Added Co-Sponsor Rep. Sara Feigenholtz

05-03-01 H State Mandates Fiscal Note Filed

05-03-02 H Second Reading - Short Debate

H Placed on Calendar Order of 3rd Reading - Short Debate

05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0188 LANG-VERSCHOORE-MCGUIRE, SAVIANO, FRANKS, CHAPA LAVIA AND DUGAN.

820 ILCS 130/5

from Ch. 48, par. 39s-5

Amends the Prevailing Wage Act. Provides that while participating on public works, each contractor and subcontractor shall submit weekly a certified payroll to the public body in charge of the project. Provides that any contractor or subcontractor subject to the Act who fails to submit a certified payroll or knowingly files a false certified payroll is in violation of the Act and is guilty of a Class B misdemeanor. Provides that the public body shall keep these records for at least 3 years. Provides that these payroll records are public records subject to disclosure under the Freedom of Information Act. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Reinserts the provisions of the bill with the following changes: (1) provides that the contractor and each subcontractor shall submit monthly, in person, by mail, or electronically a certified payroll to the public body in charge of the project; (2) provides that the records shall become public records upon 2 business days' notice; (3) excludes an employee's address, telephone number, and social security number from public inspection; and (4) eliminates a provision that the contractor and each subcontractor must make its workers available at the site of the public works project for interviews by the public body in charge of the project. Effective immediately.

SENATE FLOOR AMENDMENT NO. 1

Provides that the public body shall accept any reasonable submissions by the contractor concerning certified payroll information that meet the requirements of the Act.

- NOTE(S) THAT MAY APPLY: Correctional; Fiscal
 - 05-01-12 H Filed with the Clerk by Rep. Lou Lang H First Reading
 - H Referred to Rules Committee
 - 05-01-26 H Assigned to Labor Committee
 - 05-02-17 H Added Co-Sponsor Rep. Angelo Saviano
 - H Added Chief Co-Sponsor Rep. Patrick J Verschoore
 - H Added Chief Co-Sponsor Rep. Jack McGuire
 - H House Amendment No. 1 Filed with Clerk by Labor Committee
 - H House Amendment No. I Adopted in Labor Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Labor Committee; 017-003-000
 - -02-18 H Placed on Calendar 2nd Reading Short Debate
 - -03-01 H Added Co-Sponsor Rep. Jack D. Franks
 - H Added Co-Sponsor Rep. Linda Chapa LaVia
 - 05-03-02 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-03-03 H Third Reading Short Debate Passed 074-041-000
 - 05-03-08 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 9, 2005
 - 05-03-15 S Chief Senate Sponsor Sen. Debbie DeFrancesco Halvorson S First Reading
 - S Referred to Rules
 - 05-04-21 S Assigned to Labor
 - S Added as Alternate Chief Co-Sponsor Sen. Pamela J. Althoff
 - 05-05-05 S Do Pass Labor; 007-002-000
 - S Placed on Calendar Order of 2nd Reading May 10, 2005
 - 05-05-13 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Debbie DeFrancesco Halvorson
 - S Senate Floor Amendment No. 1 Referred to Rules
 - 05-05-16 S Senate Floor Amendment No. 1 Rules Refers to Labor
 - 05-05-18 S Senate Floor Amendment No. 1 Be Adopted Labor; 008-000-000
 - 05-05-19 S Second Reading

	S Senate Floor Amendment No. 1 Adopted; Halvorson S Placed on Calendar Order of 3rd Reading May 20, 2005
05-05-20	S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
	S Third Reading - Passed; 042-014-001
	H Arrived in House
	H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
05-05-23	H Senate Floor Amendment No. 1 Motion Filed Concur Rep. Lou Lang
	H Senate Floor Amendment No. 1 Motion to Concur Referred to Rules
	Committee
05-05-24	H Senate Floor Amendment No. 1 Motion to Concur Recommends be
	Adopted Rules Committee; 004-000-000
05-05-26	H Senate Floor Amendment No. 1 House Concurs 066-047-001
	H Passed Both Houses
05-06-24	H Sent to the Governor
05-08-10	H Governor Approved
	L Effective Data August 10, 2005

H Effective Date August 10, 2005 H Public Act 94-0515

HB-0189 LANG.

210 ILCS 45/1-101 from Ch. 111 1/2, par. 4151-101

Amends the Nursing Home Care Act. Makes a technical change in a Section concerning the short title.

- 05-01-12 H Filed with the Clerk by Rep. Lou Lang
 - H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0190 BEAUBIEN-LANG-RYG-OSMOND-TRYON, MAY AND SULLIVAN.

770 ILCS 23/5

Amends the Health Care Services Lien Act. Changes the definition of "health care provider" to include licensed long-term care facilities. Effective immediately.

SENATE COMMITTEE AMENDMENT NO. 1

Provides that the changes in the definition of "health care provider" apply to causes of action accruing on or after the effective date of the amendatory Act. Removes the effective date.

05-01-13	H Filed with the Clerk by Rep. Mark H. Beaubien, Jr.
	H First Reading
	H Referred to Rules Committee
05-01-26	H Assigned to Judiciary 1 - Civil Law Committee
05-02-01	H Added Chief Co-Sponsor Rep. Lou Lang
05-02-09	H Do Pass / Short Debate Judiciary I - Civil Law Committee; 012-000-000
	H Added Chief Co-Sponsor Rep. Kathleen A. Ryg
	H Added Chief Co-Sponsor Rep. JoAnn D. Osmond
	H Added Chief Co-Sponsor Rep. Michael Tryon
	H Added Co-Sponsor Rep. Karen May
	H Added Co-Sponsor Rep. Ed Sullivan, Jr.
05-02-10	H Placed on Calendar 2nd Reading - Short Debate
	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-02-17	H Third Reading - Short Debate - Passed 116-001-000
05-02-23	S Arrive in Senate
	S Placed on Calendar Order of First Reading February 24, 2005
	S Chief Senate Sponsor Sen. William E. Peterson
05-02-24	S First Reading
	S Referred to Rules
	S Assigned to Health & Human Services
05-04-19	S Senate Committee Amendment No. 1 Filed with Secretary by Sen. William
	E. Peterson
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- S Senate Committee Amendment No. 1 Referred to Rules
- 05-04-20 S Postponed Health & Human Services

- 05-05-03 S Senate Committee Amendment No. 1 Rules Refers to Health & Human Services
- 05-05-04 S Senate Committee Amendment No. 1 Adopted
- 05-05-05 S Do Pass as Amended Health & Human Services: 010-000-000
- S Placed on Calendar Order of 2nd Reading May 10, 2005 05-05-16 S Second Reading
- - S Placed on Calendar Order of 3rd Reading May 17, 2005
- 05-05-17 S Added as Alternate Chief Co-Sponsor Sen. Pamela J. Althoff
 - S Third Reading Passed: 058-000-000
 - H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
- 05-05-20 H Senate Committee Amendment No. 1 Motion Filed Concur Rep. Mark H. Beaubien, Jr.
 - H Senate Committee Amendment No. 1 Motion to Concur Referred to Rules Committee
- 05-05-25 H Senate Committee Amendment No. 1 Motion to Concur Recommends be Adopted Rules Committee; 003-000-000
- 05-05-26 H Senate Committee Amendment No. 1 House Concurs 114-000-000
- H Passed Both Houses
- 05-06-24 H Sent to the Governor
- 05-08-02 H Governor Approved
 - H Effective Date January 1, 2006
 - H Public Act 94-0403

HB-0191 SAVIANO.

40 ILCS 5/7-139 from Ch. 108 1/2, par. 7-139

30 ILCS 805/8.29 new

Amends the Illinois Municipal Retirement Fund Article of the Illinois Pension Code. Authorizes a member to establish service credit for up to 15 years of employment by a fire protection district that does not participate in the Fund. Requires payment of employer and employee contributions, plus interest. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

05-01-13 H Filed with the Clerk by Rep. Angelo Saviano

- H First Reading
- H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

92 SAVIANO.

40 ILCS 5/17-116 from Ch. 108 1/2, par. 17-116

40 ILCS 5/17-119 from Ch. 108 1/2, par. 17-119

30 ILCS 805/8.29 new

Amends the Chicago Teacher Article of the Illinois Pension Code. Establishes a minimum retirement pension of \$1,500 per month for teachers with at least 20 years of service credit in the Fund. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

- 05-01-13 H Filed with the Clerk by Rep. Angelo Saviano
 - H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0193 SAVIANO.

40 ILCS 5/14-114	from Ch. 108 1/2, par. 14-114
40 ILCS 5/14-119	from Ch. 108 1/2, par. 14-119
40 ILCS 5/14-121	from Ch. 108 1/2, par. 14-121
40 ILCS 5/15-136	from Ch. 108 1/2, par. 15-136
40 ILCS 5/15-136.3	
40 ILCS 5/15-145	from Ch. 108 1/2, par. 15-145

40 ILCS 5/16-133.1	from	Ch.	108	1/2,	par.	16-133.1
40 ILCS 5/16-143.1	from	Ch.	108	1/2,	par.	16-143.1
40 ILCS 5/17-119	from	Ch.	108	1/2,	par.	17-119
40 ILCS 5/17-122	from	Ch.	108	1/2,	par.	17-122
30 ILCS 805/8.29 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.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

- 05-01-13 H Filed with the Clerk by Rep. Angelo Saviano
 - H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0194 SAVIANO.

40 ILCS 5/17-133 from Ch. 108 1/2, par. 17-133

30 ILCS 805/8.29 new

Amends the Chicago Teacher Article of the Illinois Pension Code. Allows purchase of service credit for up to 2 years of employment by a private school. Requires payment of a contribution plus interest. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

- 05-01-13 H Filed with the Clerk by Rep. Angelo Saviano
 - H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0195 SAVIANO.

40 ILCS 5/17-119.1

30 ILCS 805/8.29 new

Amends the Chicago Teacher Article of the Illinois Pension Code. Eliminates the required contribution for converting past service to the augmented retirement formula, and provides for a refund of such contributions already paid. Also provides for recalculation of the pension and a lump sum payment of the difference between the augmented and unaugmented rates for certain pensioners. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

- 05-01-13 H Filed with the Clerk by Rep. Angelo Saviano
 - H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0196 SAVIANO.

40 ILCS 5/17-134 from Ch. 108 1/2, par. 17-134

30 ILCS 805/8.29 new

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

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

- 05-01-13 H Filed with the Clerk by Rep. Angelo Saviano
 - H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0197 KRAUSE-OSMOND.

215 ILCS 105/7

from Ch. 73, par. 1307

Amends the Comprehensive Health Insurance Plan Act. Provides that a person is not eligible for coverage under the Comprehensive Health Insurance Plan if the person has or later receives benefits or funds from a settlement, judgment, or award resulting from an accident or injury and the remaining amount exceeds \$500,000 (rather than \$100,000).

HOUSE AMENDMENT NO. 1

Deletes everything. Reinserts the contents of the bill but changes the amount of recovery from an accident or injury that makes a person ineligible for coverage under the Comprehensive Health Insurance Plan Act to over \$300,000 (rather than over \$500,000).

NOTE(S) THAT MAY APPLY: Fiscal

	AI MAY APPLY: FISCAI
05-01-13	H Filed with the Clerk by Rep. Carolyn H. Krause
	H First Reading
	H Referred to Rules Committee
05-01-26	H Assigned to Insurance Committee
05-02-01	H House Amendment No. 1 Filed with Clerk by Insurance Committee
	H House Amendment No. 1 Adopted in Insurance Committee; 016-000-000
	H Do Pass as Amended / Short Debate Insurance Committee; 016-000-000
05-02-02	H Placed on Calendar 2nd Reading - Short Debate
	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
	H Chief Co-Sponsor Rep. JoAnn D. Osmond
	H Third Reading - Short Debate - Passed 115-000-000
05-02-15	S Arrive in Senate
	S Placed on Calendar Order of First Reading February 16, 2005
05-02-16	S Chief Senate Sponsor Sen. Adeline Jay Geo-Karis
	S First Reading
	S Referred to Rules
	S Assigned to Insurance
05-04-20	S Do Pass Insurance; 009-000-000
	S Placed on Calendar Order of 2nd Reading April 21, 2005
05-05-04	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 5, 2005
05-05-11	
	H Passed Both Houses
05-06-09	H Sent to the Governor
	H Sent to the Governor
05-06-14	H Governor Approved
	H Effective Date January 1, 2006

HB-0198 HOLBROOK-MCGUIRE.

Appropriates \$2 from the General Revenue Fund to the Department of Commerce and Community Affairs for tourism. Effective July 1, 2005.

05-01-13 H Filed with the Clerk by Rep. Thomas Holbrook

- H First Reading
- H Referred to Rules Committee
- 05-01-26 H Assigned to Appropriations-General Services Committee

05-02-24 H Added Chief Co-Sponsor Rep. Jack McGuire

HB-0199 HOLBROOK.

Appropriates \$1 from the General Revenue Fund to the Department of Commerce and Community Affairs for tourism. Effective July 1, 2005.

- 05-01-13 H Filed with the Clerk by Rep. Thomas Holbrook
 - H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Appropriations-General Services Committee

HB-0200 HOLBROOK.

Appropriates \$500,000 from the General Revenue Fund to the Historic Preservation Grant Fund. Appropriates \$500,000 from the Historic Preservation Grant Fund to the Illinois Historic Preservation Agency for the purposes of the Historic Preservation Grant Program as provided in the Illinois Historic Preservation Act. Effective July 1, 2005.

05-01-13 H Filed with the Clerk by Rep. Thomas Holbrook

H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Appropriations-General Services Committee

HB-0201 HOFFMAN-FROEHLICH-HOLBROOK-MILLER, DAVIS, MONIQUE, PHELPS, KELLY, GRAHAM, BAILEY, BEISER AND BRADLEY, JOHN.

5 ILCS 140/7 from Ch. 116, par. 207

Amends the Freedom of Information Act. Provides that materials prepared or compiled with respect to internal audits of public universities shall not be exempt from inspection and copying. Effective Immediate.

05-01-13 H Filed with the Clerk by Rep. Jay C. Hoffman

H First Reading

- H Referred to Rules Committee
- 05-01-26 H Assigned to State Government Administration Committee
- 05-01-27 H Added Chief Co-Sponsor Rep. Paul D. Froehlich
- 05-01-28 H Added Chief Co-Sponsor Rep. Thomas Holbrook
- 05-02-09 H Added Chief Co-Sponsor Rep. David E. Miller
- 05-02-16 H Added Co-Sponsor Rep. Monique D. Davis
- 05-03-02 H Motion to Suspend Rule 25 Prevailed
- 05-03-03 H Added Co-Sponsor Rep. Brandon W. Phelps
- 05-03-08 H Added Co-Sponsor Rep. Robin Kelly
 - H Added Co-Sponsor Rep. Deborah L. Graham
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-03-16 H Added Co-Sponsor Rep. Patricia Bailey
- 05-04-05 H Added Co-Sponsor Rep. Daniel V. Beiser
 - H Added Co-Sponsor Rep. John E. Bradley

HB-0202 DELGADO-PATTERSON-TURNER-DAVIS, MONIQUE AND COLVIN.

305 ILCS 22/15

305 ILCS 22/25

Amends the Good Samaritan Energy Plan Act. Provides for the deposit into the Good Samaritan Energy Trust Fund of other moneys from any source that are designated for the Fund. Provides that the Department of Commerce and Economic Opportunity may contract with a tax-exempt not-for-profit charitable organization to administer the Fund, in order to make donations to the fund tax-deductible. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-13 H Filed with the Clerk by Rep. William Delgado
 - H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Judiciary I Civil Law Committee
- 05-02-02 H Do Pass / Short Debate Judiciary I Civil Law Committee; 014-000-000
- 05-02-03 H Placed on Calendar 2nd Reading Short Debate H Second Reading - Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-08 H Added Chief Co-Sponsor Rep. Milton Patterson
 - H Added Chief Co-Sponsor Rep. Arthur L. Turner
 - H Recalled to Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-02-10 H Added Chief Co-Sponsor Rep. Monique D. Davis
- 05-03-01 H Motion Filed Rep. William Delgado; Table House Bill 202 Pursuant to Rule 60(b)
- 05-03-02 H Motion Prevailed
- H Tabled By Sponsor Rep. William Delgado
- 05-03-03 H Added Co-Sponsor Rep. Marlow H. Colvin

HB-0203 MYERS-VERSCHOORE-MCGUIRE-FRANKS-CHAPA LAVIA, MCAULIFFE, FRITCHEY, YOUNGE, DAVIS, WILLIAM, BAILEY, PHELPS, KELLY, GRAHAM, SMITH, D'AMICO AND MENDOZA.

10 ILCS 5/19-13

from Ch. 46, par. 19-13

HB-0204 to HB-0204

Amends the Election Code. Provides that a person admitted to a hospital, nursing home, or rehabilitation center (now, hospital) 5 or fewer days before an election is entitled to personal delivery of an absentee ballot. Effective immediately. 05-01-13 H Filed with the Clerk by Rep. Richard P. Myers

H First Reading H Referred to Rules Committee 05-01-26 H Assigned to Elections & Campaign Reform Committee 05-02-01 H Do Pass / Short Debate Elections & Campaign Reform Committee; 007-000-000 05-02-02 H Placed on Calendar 2nd Reading - Short Debate H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate 05-02-03 H Third Reading - Short Debate - Passed 115-000-000 H Added Chief Co-Sponsor Rep. Patrick J Verschoore H Added Chief Co-Sponsor Rep. Jack McGuire H Added Chief Co-Sponsor Rep. Jack D. Franks H Added Chief Co-Sponsor Rep. Linda Chapa LaVia H Added Co-Sponsor Rep. Michael P. McAuliffe H Added Co-Sponsor Rep. John A. Fritchey H Added Co-Sponsor Rep. Wyvetter H. Younge -10 H Added Co-Sponsor Rep. William Davis ...- U2-15 S Arrive in Senate S Placed on Calendar Order of First Reading February 16, 2005 05-02-17 S Chief Senate Sponsor Sen. John M. Sullivan H Added Co-Sponsor Rep. Patricia Bailey 05-02-24 S First Reading S Referred to Rules 05-03-03 H Added Co-Sponsor Rep. Brandon W. Phelps 05-03-08 S Added as Alternate Co-Sponsor Sen. Pamela J. Althoff 05-03-09 H Added Co-Sponsor Rep. Robin Kelly H Added Co-Sponsor Rep. Deborah L. Graham 05-03-16 H Added Co-Sponsor Rep. Michael K. Smith H Added Co-Sponsor Rep. John D'Amico 05-03-17 H Added Co-Sponsor Rep. Susana A Mendoza 05-04-13 S Assigned to Local Government 05-04-20 S Do Pass Local Government; 009-000-000 S Placed on Calendar Order of 2nd Reading April 21, 2005 05-05-04 S Second Reading S Placed on Calendar Order of 3rd Reading May 5, 2005 05-05-11 S Added as Alternate Chief Co-Sponsor Sen. Martin A. Sandoval S Third Reading - Passed; 058-000-000 H Passed Both Houses 05-05-28 S Added as Alternate Co-Sponsor Sen. Ira I. Silverstein 05-05-29 S Added as Alternate Co-Sponsor Sen. Mattie Hunter 05-05-30 S Added as Alternate Co-Sponsor Sen. Gary Forby 05-06-09 H Sent to the Governor H Sent to the Governor 05-06-14 H Governor Approved H Effective Date June 14, 2005

HB-0204 HOLBROOK-FRANKS-CHAPA LAVIA-BELLOCK-FLIDER, BEISER, PHELPS, KELLY, DUGAN, SMITH, YOUNGE, DAVIS, WILLIAM, TURNER, D'AMICO, GORDON AND JAKOBSSON.

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, for campsites with access to showers or electricity, the Department may not charge camping or campsite utility fees for the period of Monday through Thursday of any week for seniors who are residents of Illinois and age 65 or older (now, seniors who are Illinois residents age 62 or older are charged one-half of the camping fee for campsites with access to showers or electricity for the period of Monday

through Thursday). Makes conforming changes.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-13 H Filed with the Clerk by Rep. Thomas Holbrook H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Agriculture & Conservation Committee
- 05-02-09 H Added Chief Co-Sponsor Rep. Jack D. Franks
 - H Added Chief Co-Sponsor Rep. Linda Chapa LaVia
- 05-02-10 H Added Co-Sponsor Rep. Daniel V. Beiser
- 05-02-25 H Added Chief Co-Sponsor Rep. Patricia R. Bellock
- 05-03-01 H Added Chief Co-Sponsor Rep. Robert F. Flider
- 05-03-03 H Added Co-Sponsor Rep. Brandon W. Phelps
- 05-03-08 H Added Co-Sponsor Rep. Robin Kelly
- 05-03-09 H Added Co-Sponsor Rep. Lisa M. Dugan
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-03-16 H Co-Sponsor Rep. Michael K. Smith
 - H Co-Sponsor Rep. Wyvetter H. Younge
 - H Co-Sponsor Rep. William Davis
 - H Co-Sponsor Rep. Arthur L. Turner
 - H Co-Sponsor Rep. John D'Amico
 - H Added Co-Sponsor Rep. Careen M Gordon
- 05-04-05 H Added Co-Sponsor Rep. Naomi D. Jakobsson

HB-0205 HOLBROOK.

20 ILCS 3410/20 new

Amends the Illinois Historic Preservation Act. Creates the Historic Preservation Advisory Council to provide assistance, advice, and recommendations to the Illinois Historic Preservation Agency in: (i) establishing priorities for the identification, acquisition, protection, and preservation of historic and archaeological sites and properties, (ii) establishing criteria for use in assessing the significance of historic and archaeological sites and properties, (iii) evaluating proposals for awards of historic preservation grants administered by the Agency, and (iv) preparing rules relating to the historic preservation programs administered by the Agency. Provides that The Council shall consist of 12 members who represent different areas of the State and who are appointed by the Governor with the advice and consent of the Senate. Sets forth certain additional conditions for the appointment of Council members and for the operation of the Council.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-13 H Filed with the Clerk by Rep. Thomas Holbrook

H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to State Government Administration Committee

05-03-02 H Motion to Suspend Rule 25 - Prevailed 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0206 **HOLBROOK-BAILEY.**

35 ILCS 145/6

from Ch. 120, par. 481b.36

Amends the Hotel Operators' Occupation Tax Act. Increases the distribution of tax to the International Tourism Fund from 4.5% to 6% beginning in FY06. Makes technical corrections. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-13 H Filed with the Clerk by Rep. Thomas Holbrook

H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Tourism & Conventions Committee

05-02-02 H Chief Co-Sponsor Rep. Patricia Bailey

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0207 HOLBROOK.

was 20 ILCS 605/46.6a 20 ILCS 605/605-705

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning tourism.

- 05-01-13 H Filed with the Clerk by Rep. Thomas Holbrook H First Reading H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HOLBROOK-BAILEY, HANNIG, RYG AND COLLINS. HB-0208

20 ILCS 605/605-725 new

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Provides that there is created in the Department a tourism authority to be known as the Illinois Tourism Authority. The Authority shall consist of 14 members appointed by the Governor representing the tourism industry and chosen to represent different regions of the State. Serving as ex-officio members of the Authority are the Director of the Department, the Director of the Illinois Bureau of Tourism, and the Lieutenant Governor. The members shall serve without compensation. Effective immediately.

- 05-01-13 H Filed with the Clerk by Rep. Thomas Holbrook
 - H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Tourism & Conventions Committee
- 05-02-02 H Chief Co-Sponsor Rep. Patricia Bailey
- 75-03-10 H Rule 19(a) / Re-referred to Rules Committee
-)5-05-30 H Added Co-Sponsor Rep. Gary Hannig
 - H Added Co-Sponsor Rep. Kathleen A. Ryg
 - H Added Co-Sponsor Rep. Annazette Collins

HOLBROOK. ·J209

5 ILCS 120/1.02 from Ch. 102, par. 41.02 5 ILCS 120/2 from Ch. 102, par. 42

Amends the Open Meetings Act. Provides that tourism boards and convention or civic center boards (now tourism boards and convention or civic center boards located in counties that are contiguous to the Mississippi River with populations of more than 250,000 but less than 300,000) are public bodies for purposes of the Act. Provides that a tourism board or a convention or civic center board may hold closed meetings to consider convention contracts or convention contract proposals.

NOTE(S) THAT MAY APPLY: Mandate

- 05-01-13 H Filed with the Clerk by Rep. Thomas Holbrook
 - H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to State Government Administration Committee

05-03-02 H Motion to Suspend Rule 25 - Prevailed 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

DELGADO-BELLOCK-COULSON-JAKOBSSON-CHAVEZ, PIHOS, BERRIOS, HB-0210 SOTO, BRADLEY, JOHN AND COLVIN.

20 ILCS 3933/5

.

Amends the Illinois Early Learning Council Act. Provides that the Council shall act in coordination with the Interagency Nutrition Council when dealing with activities related to nutrition, nutrition education, and physical activity.

- 05-01-13 H Filed with the Clerk by Rep. William Delgado H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Human Services Committee
- 05-02-02 H Do Pass / Short Debate Human Services Committee; 012-000-000
 - H Chief Co-Sponsor Rep. Patricia R. Bellock
 - H Chief Co-Sponsor Rep. Elizabeth Coulson
 - H Chief Co-Sponsor Rep. Naomi D. Jakobsson
 - H Chief Co-Sponsor Rep. Michelle Chavez
- 05-02-03 H Placed on Calendar 2nd Reading Short Debate H Second Reading - Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-08 H Added Co-Sponsor Rep. Sandra M. Pihos

- H Added Co-Sponsor Rep. Maria Antonia Berrios
- H Added Co-Sponsor Rep. Cynthia Soto
- H Added Co-Sponsor Rep. John E. Bradley
- H Third Reading Short Debate Passed 113-000-000
- 05-02-15 S Arrive in Senate
 - S Placed on Calendar Order of First Reading
 - S Chief Senate Sponsor Sen. Mattie Hunter
 - S First Reading
 - S Referred to Rules
- 05-03-03 H Added Co-Sponsor Rep. Marlow H. Colvin
- 05-04-07 S Added as Alternate Chief Co-Sponsor Sen. Kimberly A. Lightford
- 05-04-13 S Assigned to Health & Human Services
- 05-04-20 S Added as Alternate Co-Sponsor Sen. M. Maggie Crotty S Do Pass Health & Human Services; 010-000-000
 - S Placed on Calendar Order of 2nd Reading April 21, 2005
- 05-05-04 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 5, 2005
- 05-05-11 S Third Reading Passed; 057-000-000
 - H Passed Both Houses
- 05-05-29 S Added as Alternate Co-Sponsor Sen. Arthur J. Wilhelmi
 - S Added as Alternate Co-Sponsor Sen. Debbie DeFrancesco Halvorson
- 05-05-30 S Added as Alternate Co-Sponsor Sen. Gary Forby
- 05-06-09 H Sent to the Governor
- 05-07-07 H Governor Approved
 - H Effective Date January 1, 2006

HB-0211 DELGADO-LINDNER-DUGAN-GRAHAM-SOTO, BERRIOS AND CHAVEZ.

20 ILCS 605/605-600 was 20 ILCS 605/46.19f

Amends the Department of Commerce and Economic Opportunity Law. Authorizes the Department to form the Illinois Food Systems Policy Council. Provides that the Council's purposes are to develop policies around food access and security, improve individual health and well-being, promote economic incentives for Illinois farmers, agri-businesses, and other private enterprises, and encourage public/private partnerships around healthy food options. Sets out certain entities that must be represented on the Council. Requires the Department to administer the Council to make annual reports to the General Assembly.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Further amends the Department of Commerce and Economic Opportunity Law. Reinserts the provisions of the bill as introduced with the following changes. Sets out certain entities that must be represented on the Food Systems Policy Council. Provides that Council functions shall be shared among the Council members pursuant to interagency agreement from funds appropriated for this purpose or from existing funds within the budgets of the Council members. Provides that the Council may submit reports to the General Assembly (instead of must) and sets forth certain requirements for these reports.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-13 H Filed with the Clerk by Rep. William Delgado
 - H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to State Government Administration Committee
- 05-02-02 H Chief Co-Sponsor Rep. Patricia Reid Lindner
 - H Do Pass / Short Debate State Government Administration Committee; 008-000-000
- 05-02-03 H Placed on Calendar 2nd Reading Short Debate H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate
 - H Added Chief Co-Sponsor Rep. Lisa M. Dugan
- 05-02-08 H Recalled to Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-02-24 H House Amendment No. 1 Filed with Clerk by Rep. William Delgado
 - H House Amendment No. 1 Referred to Rules Committee
- 05-03-02 H House Amendment No. 1 Recommends Be Adopted Rules Committee;

004-000-000

05-03-03 H Second Reading - Short Debate

- H House Amendment No. 1 Adopted by Voice Vote
- H Placed on Calendar Order of 3rd Reading Short Debate
- H Added Chief Co-Sponsor Rep. Deborah L. Graham
- H Added Chief Co-Sponsor Rep. Cynthia Soto
- H Added Co-Sponsor Rep. Maria Antonia Berrios
- H Added Co-Sponsor Rep. Michelle Chavez
- 05-03-15 H Third Reading Short Debate Passed 116-001-000
- 05-03-16 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 17, 2005
- 05-03-17 S Chief Senate Sponsor Sen. Mattie Hunter
 - S First Reading
 - S Referred to Rules
- 05-04-07 S Added as Alternate Chief Co-Sponsor Sen. Kimberly A. Lightford
- 05-04-13 S Assigned to Commerce & Economic Development
- 05-04-19 S Added as Alternate Chief Co-Sponsor Sen. Deanna Demuzio
- 05-04-21 S Do Pass Commerce & Economic Development; 008-000-000
- S Placed on Calendar Order of 2nd Reading May 3, 2005
- 05-04-27 S Added as Alternate Chief Co-Sponsor Sen. Iris Y. Martinez
- 05-05-03 S Added as Alternate Chief Co-Sponsor Sen. Kwame Raoul
- 05-05-04 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 5, 2005
- 05-05-17 S Third Reading Passed; 058-000-000
- H Passed Both Houses
- 05-05-27 S Added as Alternate Co-Sponsor Sen. John M. Sullivan
- 05-05-28 S Added as Alternate Co-Sponsor Sen. James F. Clayborne, Jr.
- S Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins
- 05-05-29 S Added as Alternate Co-Sponsor Sen. Arthur J. Wilhelmi
- 05-06-15 H Sent to the Governor
- 05-06-27 H Governor Approved
 - H Effective Date January 1, 2006

HB-0212 SULLIVAN-MILLNER-CROSS-MENDOZA-TURNER.

50 ILCS 705/10.7 new

30 ILCS 805/8.29 new

Amends the Illinois Police Training Act. Requires each police chief and deputy police chief to obtain at least 20 hours of training each year. Requires the training to be approved by the Law Enforcement Training and Standards Board and to concern certain topics. Provides that attending a conference held by an association that represents chiefs of police satisfies the training requirement. Requires the municipality to reimburse the police chief and deputy police chief for reasonable expenses incurred in obtaining the required training. Preempts home rule. Amends the State Mandates Act to require implementation without reimbursement by the State.

HOUSE AMENDMENT NO. 1

Provides that the mandatory training requirement for police chiefs and deputy police chiefs does not apply to the City of Chicago.

SENATE FLOOR AMENDMENT NO. 3

Further amends the Illinois Police Training Act. Provides that the training requirement for police chiefs and deputy police chiefs can be met by attending any training portion of a conference (now, any conference) approved by the Illinois Law Enforcement Training and Standards Board (now, the Board's approval is not required). Provides that this requirement does not apply to Chicago or the Sheriff's Police Department in Cook County (now, the only exception is for the City of Chicago). Deletes a prohibition on units of local government, including home rule units, from regulating the training of police chiefs and deputy police chiefs in a manner less restrictive.

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

- 05-01-13 H Filed with the Clerk by Rep. Ed Sullivan, Jr.
 - H Chief Co-Sponsor Rep. John J. Millner
 - H First Reading
 - H Referred to Rules Committee

05-01-26 05-02-03	H Assigned to Local Government Committee H Added Chief Co-Sponsor Rep. Tom Cross
	H Added Chief Co-Sponsor Rep. Susana A Mendoza H Added Chief Co-Sponsor Rep. Arthur L. Turner
05-02-09	House Amendment No. 1 Filed with Clerk by Local Government Committee
	House Amendment No. 1 Adopted in Local Government Committee; by Voice Vote
	H Do Pass as Amended / Short Debate Local Government Committee; 009-000-000
05-02-10	H Placed on Calendar 2nd Reading - Short Debate H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-02-16	H Third Reading - Short Debate - Passed 101-013-000
05-02-17	S Arrive in Senate
	S Placed on Calendar Order of First Reading February 23, 2005
05-02-22	S Chief Senate Sponsor Sen. William R. Haine
	S Added as Alternate Chief Co-Sponsor Sen. Deanna Demuzio
05-02-24	
	S Referred to Rules
05-04-13	S Assigned to Local Government
05-04-20	S Held in Local Government
05-05-04	
	S Placed on Calendar Order of 2nd Reading May 5, 2005
	S Senate Floor Amendment No. 1 Filed with Secretary by Sen. William R.
	Haine
	S Senate Floor Amendment No. 1 Referred to Rules
05-05-10	
	Haine
	S Senate Floor Amendment No. 2 Referred to Rules
05-05-11	
	Haine
00.00.00	S Senate Floor Amendment No. 3 Referred to Rules
05-05-16	S Senate Floor Amendment No. 3 Rules Refers to Local Government
	S Second Reading
05 05 10	S Placed on Calendar Order of 3rd Reading May 17, 2005
05-05-18	S Senate Floor Amendment No. 3 Recommend Do Adopt Local Government;
05-05-19	008-000-000 S Becelled to Second Backling
05-05-19	
	S Senate Floor Amendment No. 3 Adopted; Haine S Placed on Calendar Order of 3rd Reading
	S Third Reading - Passed; 035-020-002 S Senate Floor Amendment No. 1 Tabled Pursuant to Rule 5-4(a)
	S Senate Floor Amendment No. 2 Tabled Pursuant to Rule 5-4(a)
05-05-20	H Arrived in House
	H Placed on Calendar Order of Concurrence Senate Amendment(s) 3
05-05-23	
	H Senate Floor Amendment No. 3 Motion to Concur Referred to Rules
	Committee
05-05-24	H Senate Floor Amendment No. 3 Motion to Concur Rules Referred to Local
	Government Committee
	H Senate Floor Amendment No. 3 Motion to Concur Recommends be
	Adopted Local Government Committee; 010-000-000
05-05-26	H Senate Floor Amendment No. 3 House Concurs 101-013-000
	H Passed Both Houses
05-06-24	H Sent to the Governor
05-07-29	H Governor Approved
	H Effective Date January 1, 2006
	H Public Act

HB-0213 RYG-FRANKS-LANG-MAY-SAVIANO, FEIGENHOLTZ, DELGADO, CHAPA LAVIA, COULSON, JAKOBSSON, PIHOS, FLIDER, BEISER, GORDON,

MCGUIRE, TRYON, DUGAN AND MATHIAS.

305 ILCS 5/5-5.25 new

Amends the Illinois Public Aid Code. Provides that on and after July 1, 2005, the Department of Public Aid shall reimburse providers of home health services under the Medicaid program at the same rates at which the federal government reimburses providers of those services under the Medicare program, using the Low Utilization Payment Adjustment (LUPA) national-average rate structure. Requires that the Department adjust those rates annually to reflect changes in the LUPA national-average rate structure. Effective immediately.

FISCAL NOTE (Illinois Department of Public Aid)

There is no low utilization payment adjustment (LUPA) rate for home assessment visits, therefore it is assumed this service will be paid at the Department's current rate. Using the current LUPA rate schedule for all other home health services, House Bill 213 is estimated to increase IDPA liability by \$7.1 million annually.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-13	H Filed with the Clerk by Rep. Kathleen A. Ryg
	H First Reading
05 01 26	H Referred to Rules Committee
05-01-26	
05-01-27	1 1
05-02-01	H Added Chief Co-Sponsor Rep. Lou Lang
	H Added Chief Co-Sponsor Rep. Karen May
	H Added Chief Co-Sponsor Rep. Angelo Saviano
	H Added Co-Sponsor Rep. Sara Feigenholtz
	H Added Co-Sponsor Rep. William Delgado
	H Added Co-Sponsor Rep. Linda Chapa LaVia
05-02-02	······································
	H Co-Sponsor Rep. Elizabeth Coulson
05 00 00	H Co-Sponsor Rep. Naomi D. Jakobsson
05-02-03	8 1 8 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	H Fiscal Note Requested by Rep. William B. Black
05 02 10	H Added Co-Sponsor Rep. Sandra M. Pihos
05-02-10	
05 02 16	H Added Co-Sponsor Rep. Daniel V. Beiser
05-02-16	
05-02-17	· · · · · · · · · · · · · · · · · · ·
05 02 19	H Fiscal Note Filed
05-02-18	
05 02 22	H Placed on Calendar Order of 3rd Reading - Short Debate
05-02-23	
05-02-24	H Added Co-Sponsor Rep. Michael Tryon S Arrive in Senate
05-02-24	
	S Placed on Calendar Order of First Reading S Chief Senate Sponsor Sen. Susan Garrett
	S First Reading
	S Referred to Rules
05-03-09	· ·····
05-04-13	and the second sec
05-04-15	H Added Co-Sponsor Rep. Sidney H. Mathias
05-05-06	S Rule 3-9(a) / Re-referred to Rules
	LAND-BLACK-BRADLEY, JOHN-PHELPS-FROEHLICH, VERSCHO
MA	Y. WATSON, RITA, BURKE, MOLARO, BOST, STEPHENS, POE. 1

HB-0214 BOLAND-BLACK-BRADLEY, JOHN-PHELPS-FROEHLICH, VERSCHOORE, MAY, WATSON, RITA, BURKE, MOLARO, BOST, STEPHENS, POE, LANG, FLIDER, DAVIS, WILLIAM, FRANKS, HAMOS, ROSE, TRYON, SULLIVAN, CHURCHILL, MCGUIRE, BEAUBIEN, GRANBERG, MILLNER, FLOWERS, SMITH, WINTERS, GORDON, BEISER, LEITCH, HOFFMAN, DUGAN, MAUTINO, MATHIAS AND JAKOBSSON.

Appropriates \$2,000,000 for fiscal year 2005 as a lump sum from the Wildlife and Fish Fund to the Department of Natural Resources for the purposes of Personal Services, State Contributions to Social Security, State Contributions to State Employees' Retirement System, and Group Insurance. Provides that these amounts must be expended to immediately reinstate the 89 employees laid off by the Department due to a budgetary shortfall. Effective immediately.

NOTE(S) THAT MAY APPLY: Balanced Budget	
05-01-13 H Filed with the Clerk by Rep. Mike Boland	
H Added Chief Co-Sponsor Rep. William B. Black	
H Chief Co-Sponsor Rep. Paul D. Froehlich	
H First Reading	
H Referred to Rules Committee	
05-01-20 H Added Chief Co-Sponsor Rep. Brandon W. Phelps	
H Added Chief Co-Sponsor Rep. John E. Bradley	
05-01-26 H Co-Sponsor Rep. Patrick J Verschoore	
H Co-Sponsor Rep. Karen May	
H Co-Sponsor Rep. Jim Watson	
H Added Co-Sponsor Rep. Robert Rita	
H Added Co-Sponsor Rep. Daniel J. Burke	
H Added Co-Sponsor Rep. Robert S. Molaro	
H Added Co-Sponsor Rep. Mike Bost	
H Added Co-Sponsor Rep. Ron Stephens	
H Added Co-Sponsor Rep. Raymond Poe	
H Added Co-Sponsor Rep. Lou Lang	
H Added Co-Sponsor Rep. Robert F. Flider	
H Assigned to Appropriations-General Services Committee	
05-01-27 H Added Co-Sponsor Rep. William Davis	
05-01-28 H Added Co-Sponsor Rep. Jack D. Franks	
05-02-01 H Added Co-Sponsor Rep. Julie Hamos	
H Added Co-Sponsor Rep. Chapin Rose	
H Added Co-Sponsor Rep. Michael Tryon	
H Added Co-Sponsor Rep. Ed Sullivan, Jr. 05-02-02 H Added Co-Sponsor Rep. Robert W. Churchill	
H Added Co-Sponsor Rep. Jack McGuire	
H Added Co-Sponsor Rep. Mark H. Beaubien, Jr.	
H Co-Sponsor Rep. Kurt M. Granberg 05-02-09 H Added Co-Sponsor Rep. John J. Millner	
H Added Co-Sponsor Rep. John J. Minner H Added Co-Sponsor Rep. Mary E. Flowers	
H Added Co-Sponsor Rep. Michael K. Smith	
05-02-10 H Added Co-Sponsor Rep. Dave Winters	
05-02-16 H Added Co-Sponsor Rep. Careen M Gordon	
05-03-02 H Added Co-Sponsor Rep. Daniel V. Beiser	
05-03-03 H Added Co-Sponsor Rep. David R. Leitch	
05-03-07 H Added Co-Sponsor Rep. Jay C. Hoffman	
05-03-09 H Added Co-Sponsor Rep. Lisa M. Dugan	
05-04-12 H Added Co-Sponsor Rep. Frank J. Mautino	
05-04-15 H Added Co-Sponsor Rep. Sidney H. Mathias	
05-05-20 H Added Co-Sponsor Rep. Naomi D. Jakobsson	

HB-0215 DELGADO, MILLNER-FRANKS-CHAPA LAVIA-MENDOZA-COLVIN, BAILEY, SOTO, JAKOBSSON, RYG, BERRIOS, CHAVEZ, ACEVEDO, PHELPS, GRAHAM AND KELLY.

725 ILCS 5/114-8

from Ch. 38, par. 114-8

Amends the Code of Criminal Procedure of 1963. Provides that in the case of a prosecution of multiple defendants for criminal sexual assault, aggravated criminal sexual assault, predatory criminal sexual assault of a child, criminal sexual abuse, or aggravated criminal sexual abuse arising out of the same course of conduct, the court, in deciding a motion to sever the charges and try the defendants separately, must consider the impact upon the alleged victim of multiple trials requiring the victim's testimony.

SENATE FLOOR AMENDMENT NO. 1

Provides that the court, in deciding a motion to sever the charges and try the defendant separately, must consider, subject to constitutional limitations, the impact upon the alleged victim of multiple trials requiring the victim's testimony.

- 05-01-13 H Filed with the Clerk by Rep. William Delgado
 - H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Judiciary II Criminal Law Committee

05-02-03 05-02-09	H Added Co-Sponsor Rep. John J. Millner H Added Chief Co-Sponsor Rep. Jack D. Franks			
05-02-10	H Added Chief Co-Sponsor Rep. Linda Chapa LaVia			
	001 H Added Chief Co Second Der Succes A Mandam			
	H Added Chief Co-Sponsor Rep. Susana A Mendoza H Added Chief Co-Sponsor Rep. Marlow H. Colvin			
	H Added Co-Sponsor Rep. Patricia Bailey			
05 00 14	H Added Co-Sponsor Rep. Cynthia Soto			
	H Placed on Calendar 2nd Reading - Short Debate H Second Reading - Short Debate			
05-02-10	H Placed on Calendar Order of 3rd Reading - Short Debate			
05-02-18	H Third Reading - Short Debate - Passed 108-000-000			
	H Added Co-Sponsor Rep. Naomi D. Jakobsson			
	H Added Co-Sponsor Rep. Kathleen A. Ryg H Added Co-Sponsor Rep. Maria Antonia Berrios			
	H Added Co-Sponsor Rep. Michelle Chavez			
	H Added Co-Sponsor Rep. Edward J. Acevedo			
05-02-23	S Arrive in Senate			
	S Placed on Calendar Order of First Reading February 24, 2005 S Chief Senate Sponsor Sen. Iris Y. Martinez			
05-02-24	S First Reading			
	S Referred to Rules			
0.5 03 03	S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins			
05-03-03	H Added Co-Sponsor Rep. Brandon W. Phelps H Added Co-Sponsor Rep. Deborah L. Graham			
05-03-10	H Added Co-Sponsor Rep. Debolar E. Granam H Added Co-Sponsor Rep. Robin Kelly			
05-04-13	S Assigned to Judiciary			
05-04-20	S Do Pass Judiciary; 010-000-000			
	S Placed on Calendar Order of 2nd Reading April 21, 2005 S Added as Alternate Chief Co-Sponsor Sen. Kwame Raoul			
05-04-25				
	Martinez			
05 05 02	S Senate Floor Amendment No. 1 Referred to Rules			
05-05-05	S Added as Alternate Chief Co-Sponsor Sen. Dale A. Righter S Second Reading			
	S Placed on Calendar Order of 3rd Reading May 5, 2005			
05-05-16	S Senate Floor Amendment No. 1 Rules Refers to Judiciary			
05-05-17	S Senate Floor Amendment No. 1 Recommend Do Adopt Judiciary; 010- 000-000			
	S Recalled to Second Reading S Senate Floor Amendment No. 1 Adopted; Martinez			
	S Placed on Calendar Order of 3rd Reading May 18, 2005			
05-05-19	S Added as Alternate Chief Co-Sponsor Sen. Mattie Hunter			
05 05 20	S Third Reading - Passed; 057-000-000			
03-03-20	H Arrived in House H Placed on Calendar Order of Concurrence Senate Amendment(s) 1			
05-05-26	H Senate Floor Amendment No. 1 Motion Filed Concur Rep. William			
	Delgado H Senate Floor Amendment No. 1 Motion to Concur Referred to Rules			
	Committee			
	H Senate Floor Amendment No. 1 Motion to Concur Rules Referred to			
05 05 27	Judiciary II - Criminal Law Committee			
05-05-27	H Senate Floor Amendment No. 1 Motion to Concur Recommends be Adopted Judiciary II - Criminal Law Committee; 016-000-000			
05-05-29	H Senate Floor Amendment No. 1 House Concurs 114-000-000			
00.00	H Passed Both Houses			
05-06-27 05-08-23	H Sent to the Governor H Governor Approved			
52-00- <u>6</u> 3	H Effective Date January 1, 2006			

H Effective Date January 1, 2006 H Public Act 94-0668

HB-0216 MULLIGAN.

305 ILCS 5/5A-2

from Ch. 23, par. 5A-2

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning an assessment on inpatient services that is imposed on hospital providers.

05-01-13 H Filed with the Clerk by Rep. Rosemary Mulligan

H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0217 MULLIGAN.

305 ILCS 5/5A-12

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning hospital access improvement payments.

05-01-13 H Filed with the Clerk by Rep. Rosemary Mulligan

H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0218 HOLBROOK.

420 ILCS 44/5 420 ILCS 44/10 420 ILCS 44/15 420 ILCS 44/20 420 ILCS 44/20 420 ILCS 44/25 420 ILCS 44/35 420 ILCS 44/45 420 ILCS 44/50 420 ILCS 44/55 420 ILCS 44/60 420 ILCS 44/65 420 ILCS 44/70

Amends the Radon Industry Licensing Act. Changes references in the Act from the "Department of Nuclear Safety" to the "Illinois Emergency Management Agency". Changes certain license and reporting requirements under the Act. Provides that it is grounds for disciplinary action against a licensee to fail to pay child support orders. Makes other changes. Effective immediately.

05-01-13 H Filed with the Clerk by Rep. Thomas Holbrook

H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Environment & Energy Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0219 HOLBROOK.

220 ILCS 5/17-800 new

Amends the Public Utilities Act. Authorizes municipalities and counties to aggregate customers for the purchase of electricity. Provides for approval of aggregation by the voters. Requires the Illinois Commerce Commission to review aggregation plans.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-13 H Filed with the Clerk by Rep. Thomas Holbrook H First Reading
 - H Referred to Rules Committee

05-01-26 H Assigned to Public Utilities Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0220 CHURCHILL.

720 ILCS	5/24-3	from	Ch.	38,	раг.	24-3
720 ILCS	5/37-1	from	Ch.	38,	par.	37-1

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 a building used for the unlawful sale 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 and the Department of State Police has published the list of prohibited firearms. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes everything. Inserts provisions substantially similar to those of HB 220, except provides that a person does not commit the offense of unlawful sale of firearms when he or she sells or delivers to any unlicensed person a prohibited firearm if the Department of State Police does not publish a list of prohibited firearms at least annually for each federal firearms dealer. Deletes language providing that a building may be abated as a public nuisance only if the Department of State Police has published a list of prohibited firearms.

SENATE COMMITTEE AMENDMENT NO. 1

Provides that a building used for the offense of unlawful sale of a firearm may be abated as a public nuisance only if the person using the building for the unlawful sale has been convicted of the offense (instead of only if the person using the building for the unlawful sale has been convicted of the offense and he or she knowingly, while holding any license as a dealer, importer, manufacturer or pawnbroker under the federal Gun Control Act of 1968, manufacturers, sells or delivers to any unlicensed person a handgun having a barrel, slide, frame or receiver which is a die casting of zinc alloy or any other nonhomogenous metal which will melt or deform at a temperature of less than 800 degrees Fahrenheit).

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-13 H Filed with the Clerk by Rep. Robert W. Churchill
 - H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Judiciary II Criminal Law Committee
- 05-03-10 H House Amendment No. I Filed with Clerk by Judiciary II Criminal Law Committee
 - H House Amendment No. 1 Adopted in Judiciary II Criminal Law Committee; by Voice Vote
 - H Do Pass as Amended / Standard Debate Judiciary II Criminal Law Committee; 009-007-000
- 05-03-11 H Placed on Calendar 2nd Reading Standard Debate
- 05-03-15 H Second Reading Standard Debate
 - H Placed on Calendar Order of 3rd Reading Standard Debate
- 05-04-13 H Third Reading Standard Debate Passed 062-054-001
- 05-04-14 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 15, 2005
 - S Chief Senate Sponsor Sen. John J. Cullerton
 - S First Reading
 - S Referred to Rules
- 05-04-21 S Assigned to Judiciary
 - S Alternate Chief Sponsor Changed to Sen. Edward Petka
- 05-05-03 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Edward Petka
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-05-04 S Senate Committee Amendment No. 1 Rules Refers to Judiciary
- 05-05-05 S Senate Committee Amendment No. 1 Adopted
 - S Do Pass as Amended Judiciary; 007-001-001
 - S Placed on Calendar Order of 2nd Reading May 10, 2005

05-07-01 S Pursuant to Senate Rule 3-9(b) / Referred to Rules

HB-0221 GRANBERG-REITZ-HOLBROOK-SAVIANO.

220 ILCS 5/9-220

from Ch. 111 2/3, par. 9-220

Amends the Public Utilities Act. In provisions concerning rate changes based on changes in fuel costs, provides that the costs of fuel shall include the cost for synthetic natural gas pursuant to a gas utility's long-term supply contract with a company for the synthetic natural gas. Provides guidelines for determining if the cost for the synthetic natural gas is reasonable and prudent. Provides that aggregate long-term supply contracts for the purchase of synthetic HB-0222 to HB-0226

natural gas shall not exceed 30% of the system supply annual requirements of the utility at the time of the contract.

05-01-13 H Filed with the Clerk by Rep. Kurt M. Granberg

H Chief Co-Sponsor Rep. Dan Reitz

H Chief Co-Sponsor Rep. Thomas Holbrook

H Chief Co-Sponsor Rep. Angelo Saviano

H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Public Utilities Committee

05-02-01 H Re-assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0222 STEPHENS-REIS.

430 ILCS 65/13.1 from Ch. 38, par. 83-13.1

Amends the Firearm Owners Identification Card Act. Prohibits home rule units from regulating the acquisition, possession, or transfer of firearm annunition legally purchased or possessed under State and federal law. Effective immediately,

NOTE(S) THAT MAY APPLY: Home Rule

05-01-13 H Filed with the Clerk by Rep. Ron Stephens

H Chief Co-Sponsor Rep. David Reis

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Judiciary II - Criminal Law Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0223 STEPHENS-MITCHELL, BILL-REIS.

720 ILCS 5/24-3 from Ch. 38, par. 24-3

Amends the Criminal Code of 1961. Provides that a violation for unlawful sale of firearms for delivering a firearm without withholding delivery for the required period of time only applies to persons who are licensed as a dealer, importer, manufacturer, or pawnbroker under the federal Gun Control Act of 1968 who deliver firearms to unlicensed persons. Effective immediately.

05-01-13 H Filed with the Clerk by Rep. Ron Stephens

H Chief Co-Sponsor Rep. Bill Mitchell

H Chief Co-Sponsor Rep. David Reis

- H First Reading
- H Referred to Rules Committee

05-02-10 H Assigned to Judiciary II - Criminal Law Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0224 ACEVEDO. 720 ILCS 5/1-1

from Ch. 38, par, 1-1

Amends the Criminal Code of 1961. Makes a technical change in a Section concerning the short title.

05-01-13 H Filed with the Clerk by Rep. Edward J. Acevedo

H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0225 ACEVEDO.

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

Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the organization of the Department of Corrections.

05-01-13 H Filed with the Clerk by Rep. Edward J. Acevedo

- H First Reading
- H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0226 HANNIG-FRANKS-CHAPA LAVIA AND BOLAND.

30 ILCS 105/5.640 new

625 ILCS 5/3-663 new

Amends the Illinois Vehicle Code and the State Finance Act. Creates the Rotary Club Fund as a special fund in the State treasury. Provides for the issuance of Rotary Club license plates. Provides that in addition to the appropriate registration fees, an applicant for the special plate shall be charged a fee of \$25 at original issuance and for each renewal. Provides that \$10 of the additional original issuance fee and \$23 of the renewal fee shall be deposited into the Rotary Club 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 Rotary Club Fund shall be paid as grants for charitable purposes sponsored by the Rotary Club.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-13 H Filed with the Clerk by Rep. Gary Hannig

05-01-19 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to State Government Administration Committee

05-02-09 H Added Chief Co-Sponsor Rep. Jack D. Franks

H Added Chief Co-Sponsor Rep. Linda Chapa LaVia

05-02-17 H Added Co-Sponsor Rep. Mike Boland

05-03-02 H Motion to Suspend Rule 25 - Prevailed

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0227 BASSI-SAVIANO AND KRAUSE-MCAULIFFE-MOLARO.

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 can establish service credit for a period of up to 8 years during which he or she was employed by the Visually Handicapped Managers of Illinois in a vending program operated under a contractual agreement with the Department of Rehabilitation Services or its successor agency. Effective immediately.

HOUSE AMENDMENT NO 1

Provides that a member may establish the service credit regardless of whether the person was in service on or after the effective date of this amendatory Act. Provides that, in the case of a person who is receiving a retirement annuity on the effective date, the increase, if any, shall begin to accrue on the first annuity payment date following receipt by the System of the contributions.

SENATE FLOOR AMENDMENT NO. 1

Adds reference to:

40 ILCS 5/8-152 from Ch. 108 1/2, par. 8-152

40 ILCS 5/8-152.1 new

30 ILCS 805/8.29 new

Amends the Chicago Municipal Article of the Illinois Pension Code. Provides that if (1) a member has a spouse who would have qualified for a minimum annuity for widows at the time of the member's retirement, (2) the qualifying spouse dies, (3) the member subsequently remarries, and (4) the member does not receive a refund of widow's annuity deductions, then the member's widow shall be entitled to a widow's annuity if (i) the member dies after May 1, 2004 and before November 1, 2004 and (ii) the widow was married to the member for at least the last 10 years prior to the member's death. Provides that if a widow who is receiving a widow's annuity under the provisions of the amendatory Act remarries, that widow's annuity shall be terminated. Requires application on or before July 1, 2006. Amends the State Mandates Act to require implementation without reimbursement.

NOTE(S) THAT MAY APPLY: Pension

05-01-13 H Filed with the Clerk by Rep. Suzanne Bassi

- 05-01-19 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Personnel and Pensions Committee
- 05-02-10 H Do Pass / Short Debate Personnel and Pensions Committee; 004-000-000
- 05-02-14 H Placed on Calendar 2nd Reading Short Debate
- 05-02-18 H House Amendment No. 1 Filed with Clerk by Rep. Suzanne Bassi
 - H House Amendment No. 1 Referred to Rules Committee
- 05-02-25 H House Amendment No. 1 Recommends Be Adopted Rules Committee;

004-000-000

	Committee
	H Senate Floor Amendment No. 1 Motion to Concur Referred to Rules
05-05-30	H Senate Floor Amendment No. 1 Motion Filed Concur Rep. Suzanne Bassi
	H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
05-05-28	H Arrived in House
	S Third Reading - Passed; 057-001-000
	S Placed on Calendar Order of 3rd Reading
	S Senate Floor Amendment No. 1 Adopted; DeLeo
	S Recalled to Second Reading
	008-000-000
	S Senate Floor Amendment No. 1 Be Adopted Pensions & Investments;
	S Senate Floor Amendment No. 1 Rules Refers to Pensions & Investments
	S Senate Floor Amendment No. 1 Referred to Rules
	DeLeo
05-05-27	S Senate Floor Amendment No. 1 Filed with Secretary by Sen. James A.
05-05-20	S Rule 2-10 Third Reading Deadline Extended to December 31, 2005
	S Placed on Calendar Order of 3rd Reading May 5, 2005
05-05-04	S Second Reading
	S Placed on Calendar Order of 2nd Reading April 21, 2005
05-04-20	S Do Pass Pensions & Investments; 010-000-000
05-04-13	S Assigned to Pensions & Investments
	S Referred to Rules
	S First Reading
	S Added as Alternate Chief Co-Sponsor Sen. Wendell E. Jones
	S Chief Senate Sponsor Sen. Iris Y. Martinez
	S Placed on Calendar Order of First Reading March 3, 2005
05-03-02	
	H Co-Sponsor Rep. Carolyn H. Krause
05-03-01	H Third Reading - Short Debate - Passed 114-000-000
	H Placed on Calendar Order of 3rd Reading - Short Debate
	H House Amendment No. 1 Adopted by Voice Vote
	H Second Reading - Short Debate
	004-000-000

- H Senate Floor Amendment No. 1 Motion to Concur Recommends be Adopted Rules Committee; 003-002-000
- 05-05-31 H Added Chief Co-Sponsor Rep. Angelo Saviano
 - H Added Chief Co-Sponsor Rep. Michael P. McAuliffe
 - H Added Chief Co-Sponsor Rep. Robert S. Molaro
 - H Senate Floor Amendment No. 1 House Concurs 114-001-000
 - H Passed Both Houses
- 05-06-29 H Sent to the Governor
- 05-08-18 H Governor Approved
 - H Effective Date August 18, 2005

HB-0228 BRADLEY, RICHARD.

- 40 ILCS 5/17-116.7 new
- 40 ILCS 5/17-116.8 new
- 30 ILCS 805/8.29 new

Amends the Chicago Teacher Article of the Illinois Pension Code. Provides an early retirement incentive program for certain teachers who terminate service on or after February 1, 2006 and on or before June 30, 2006 or on or after February 1, 2007 and on or before June 30, 2007. Allows the purchase of up to 5 years of age enhancement and creditable service. Armends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

- 05-01-13 H Filed with the Clerk by Rep. Richard T. Bradley
- 05-01-19 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0229 PRITCHARD-REITZ, FRANKS AND CHAPA LAVIA.

	from Ch. 5, par. 1005 Agricultural Areas Conservation and Protection Act. For purposes of designating ea, requires that any non-contiguous portion must be within 1.5 miles of the
nearest portion of	
05-01-13	H Filed with the Clerk by Rep. Robert W. Pritchard
05-01-19	H First Reading
	H Referred to Rules Committee
05-01-26	H Assigned to Agriculture & Conservation Committee
05-02-01	H Do Pass / Short Debate Agriculture & Conservation Committee; 015-000-000
05-02-02	H Placed on Calendar 2nd Reading - Short Debate
	H Added Chief Co-Sponsor Rep. Dan Reitz
	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-02-03	H Third Reading - Short Debate - Passed 115-000-000
	H Added Co-Sponsor Rep. Jack D. Franks
	H Added Co-Sponsor Rep. Linda Chapa LaVia
05-02-15	S Arrive in Senate
	S Placed on Calendar Order of First Reading February 16, 2005
05-02-17	S Chief Senate Sponsor Sen. J. Bradley Burzynski
05-02-24	S First Reading
	S Referred to Rules
	S Added as Alternate Co-Sponsor Sen. Pamela J. Althoff
	S Assigned to Agriculture & Conservation
05-04-20	S Do Pass Agriculture & Conservation; 009-000-000
	S Placed on Calendar Order of 2nd Reading April 21, 2005
05-05-04	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 5, 2005
05-05-11	
	H Passed Both Houses
	H Sent to the Governor
05-08-04	H Governor Approved
	H Effective Date January 1, 2006
	H Public Act 94-0444

HB-0230 GILES.

40 ILCS 5/17-130.3 new

30 ILCS 805/8.29 new

Amends the Chicago Teacher Article of the Illinois Pension Code. Directs the Fund to conduct a divided medicare coverage referendum, open to teachers continuously employed by the same employer since March 31, 1986. Allows eligible teachers to irrevocably elect to participate in the federal medicare program. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Government Forecasting & Accountability)

House Bill 230 would not impact the total accrued liability of the Chicago Teachers' Pension fund, but it may reduce the cost of reimbursing Fund retirees for the cost of health insurance.

STATE MANDATES FISCAL NOTE (Illinois State Board of Education)

This legislation has no impact on the Illinois State Board of Education, but requires the Chicago Public School employers to contribute the mandatory 1.45% to medicare per participant electing to opt into the program. If all teachers eligible opted in it would cost approximately \$7 million dollars per year which will decrease as work force diminishes over time.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

05-01-13 H Filed with the Clerk by Rep. Calvin L. Giles

05-01-19 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Personnel and Pensions Committee

05-03-10 H Do Pass / Short Debate Personnel and Pensions Committee; 005-000-000

	H Placed on Calendar 2nd Reading - Short Debate
05-03-16	H State Mandates Fiscal Note Requested by Rep. William B. Black
	H Pension Note Requested by Rep. William B. Black
	H Pension Note Filed
05-04-04	H State Mandates Fiscal Note Filed
05-04-08	H Second Reading - Short Debate
	H Held on Calendar Order of Second Reading - Short Debate
05-04-11	H Placed on Calendar Order of 3rd Reading - Short Debate
	H Recalled to Second Reading - Short Debate
	H Held on Calendar Order of Second Reading - Short Debate
	H Rule 19(a) / Re-referred to Rules Committee
05-10-18	
	H Approved for Consideration Rules Committee; 003-001-000
	H Placed on Calendar 2nd Reading - Short Debate
05-10-26	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
	H 3/5 Vote Required
	H Third Reading - Short Debate - Passed 115-000-000
	S Arrive in Senate
	S Placed on Calendar Order of First Reading October 27, 2005
	S Chief Senate Sponsor Sen. Iris Y. Martinez
	S First Reading
06 10 07	S Referred to Rules
03-10-27	S Assigned to Pensions & Investments
05-11-02	S Rule 2-10 Third Reading Deadline Extended to December 31, 2005 S Do Pass Pensions & Investments; 010-000-000
05-11-02	S Placed on Calendar Order of 2nd Reading November 3, 2005
05-11-03	S Second Reading
05-11-05	S Placed on Calendar Order of 3rd Reading November 4, 2005
05-11-04	S Added as Alternate Chief Co-Sponsor Sen. M. Maggie Crotty
05-11-04	S Third Reading - Passed; 059-000-000
	H Passed Both Houses
05 12 02	Il Past to the Concerner

05-12-02 H Sent to the Governor

HB-0231 GILES.

- 40 ILCS 5/17-137 from Ch. 108 1/2, par. 17-137
- 40 ILCS 5/17-138 from Ch. 108 1/2, par. 17-138
- 40 ILCS 5/17-139 from Ch. 108 1/2, par. 17-139

Amends the Chicago Teacher Article of the Illinois Pension Code. Provides that the trustee position currently held by a principal may be held by an assistant principal or administrator and makes corresponding changes. Effective immediately.

NOTE(S) THAT MAY APPLY: Pension

- 05-01-13 H Filed with the Clerk by Rep. Calvin L. Giles
- 05-01-19 H First Reading

625 ILCS 5/15-111

- H Referred to Rules Committee
- 05-01-26 H Assigned to Personnel and Pensions Committee
- 05-03-10 H Do Pass / Short Debate Personnel and Pensions Committee; 005-000-000
 - H Placed on Calendar 2nd Reading Short Debate
- 05-04-08 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-04-11 H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-12 H Third Reading Short Debate Passed 117-000-000
 - S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 13, 2005

HB-0232 LYONS, JOSEPH-WASHINGTON-BOST.

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

Amends the Illinois Vehicle Code. Provides that a truck, not used in combination with another vehicle and used exclusively for the delivery of propane fuel, may, when laden, transmit upon a road surface a maximum weight of 22,000 pounds on a single axle or 40,000 on a tandem axle.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-14 H Filed with the Clerk by Rep. Joseph M. Lyons
- 05-01-19 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Transportation and Motor Vehicles Committee
- 05-02-01 H Do Pass / Short Debate Transportation and Motor Vehicles Committee; 023-001-000
- 05-02-02 H Placed on Calendar 2nd Reading Short Debate
- 05-02-03 H Added Chief Co-Sponsor Rep. Eddie Washington
 - H Added Chief Co-Sponsor Rep. Mike Bost
- 05-02-08 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate H Recalled to Second Reading - Short Debate H Held on Calendar Order of Second Reading - Short Debate

05-03-15 H Motion Filed Rep. Joseph M. Lyons; Table House Bill 232 Pursuant to

Rule 60(b) 05-04-05 H Motion Prevailed by Voice Vote

H Tabled By Sponsor Rep. Joseph M. Lyons

HB-0233 LYONS, JOSEPH-MITCHELL, BILL-BOLAND-SAVIANO-LANG, SCHMITZ, BRADLEY, RICHARD, BURKE, HOLBROOK AND DUGAN.

 30
 ILCS
 105/8h

 30
 ILCS
 105/8j

 205
 ILCS
 5/48
 from Ch. 17, par. 359

 205
 ILCS
 105/7-19.1
 from Ch. 17, par. 3307-19.1

 205
 ILCS
 305/12
 from Ch. 17, par. 4413

Amends the State Finance Act. Provides that certain provisions concerning transfers to the General Revenue Fund do not apply to any fund established under the Illinois Credit Union Act, the Illinois Banking Act, the Illinois Savings and Loan Act of 1985, or the Savings Bank Act. Limits transfers and expenditures from those funds to the purposes specified in those Acts. Provides that no allocation and transfer of additional amounts generated by certain new and increased fees shall be made with respect to or from the Credit Union Fund. Amends the Illinois Banking Act, the Illinois Savings and Loan Act of 1985, and the Illinois Credit Union Act. With respect to the Bank and Trust Company Fund, the Savings and Residential Finance Regulatory Fund, and the Credit Union Fund: (i) exempts the moneys in each of those Funds from assignment or transfer under any other law or executive order for any purpose other than for unappropriated administrative expenses in an amount that does not exceed 2% of the total annual regulatory fees paid into the Fund and (ii) provides that the moneys in each fund remain the property of and shall be held in trust for the financial institutions upon from whom the moneys were collected. Amends the Illinois Banking Act. Provides that a credit to State Banks of unexpended funds is a continuing property interest of the State banks in those unexpended funds. Amends the Illinois Credit Union Act. Provides that the regulatory fee paid by a credit union to the Department of Financial and Professional Regulation shall be the lesser of (i) the rate pursuant to the regulatory fee schedule or (ii) a rate established in a manner proportionately consistent with the rates in the regulatory fee schedule and that would fund the actual administrative and operational expenses of the Credit Union Section. Increases rates in the regulatory fee schedule for credit unions with total assets over \$5,000,000. Requires the Director of Financial and Professional Regulation to adjust the fee schedule for the next fiscal year. Provides that the fee schedule may be increased by no more than 5% annually if necessary to defray the actual (now, estimated) administrative and operational expenses of the Credit Union Section (now, the Department). Prohibits any increase in the fee schedule if the amount remaining in the Credit Union Fund at the end of the fiscal year is equal to or greater than 25% of the actual administrative and operational expenses for the preceding fiscal year. Requires the Director to base the regulatory fee for the next fiscal year on the credit union's total assets as of December 31 of the preceding calendar year. Beginning on July 1, 2005, requires a credit union to pay the regulatory fee in quarterly installments due and payable on the due date for the call report for the preceding quarter (now, a credit union is required to pay the regulatory fee in full no later than March 1 of each calendar year). Provides for a regulatory fee cap of \$125,000 (now, \$187,500). Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-14 H Filed with the Clerk by Rep. Joseph M. Lyons

H First Reading
H Referred to Rules Committee
H Assigned to Executive Committee
H Added Chief Co-Sponsor Rep. Bill Mitchell
H Added Chief Co-Sponsor Rep. Mike Boland
H Added Chief Co-Sponsor Rep. Angelo Saviano
H Added Chief Co-Sponsor Rep. Lou Lang
H Added Co-Sponsor Rep. Timothy L. Schmitz
H Added Co-Sponsor Rep. Richard T. Bradley
H Added Co-Sponsor Rep. Daniel J. Burke
H Added Co-Sponsor Rep. Thomas Holbrook
H Added Co-Sponsor Rep. Lisa M. Dugan
H Rule 19(a) / Re-referred to Rules Committee

HB-0234 JENISCH-STEPHENS.

625 ILCS 5/3-663 new

Amends the Illinois Vehicle Code. Provides for issuance of War on Terrorism Veteran 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 additional \$15 initial charge and the \$2 renewal charge shall go to the Secretary of State Special License Plate Fund. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-14 H Filed with the Clerk by Rep. Roger Jenisch
- 05-01-19 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to State Government Administration Committee
- 05-02-17 H Added Chief Co-Sponsor Rep. Ron Stephens
- 05-03-02 H Motion to Suspend Rule 25 Prevailed
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0235 JENISCH.

30 ILCS 105/5.640 new

625 ILCS 5/3-663 new

Amends the Illinois Vehicle Code and the State Finance Act. Provides for the issuance of Military Multi-Decorated license plates to Illinois residents who meet eligibility requirements to be prescribed by the Secretary of State. Provides that an applicant shall be charged an additional fee of \$25 at original issuance and renewal. 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 \$10 of the original issuance fee and \$23 of the renewal fee shall be deposited into the Department of Veterans' Affairs MIA/POW Scholarship Fund. Creates the Department of Veterans' Affairs MIA/POW Scholarship Fund as a special fund in the State treasury. Provides that all moneys in the Fund shall be used as grants for scholarships awarded under the MIA/POW scholarship provision of the School Code. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-14 H Filed with the Clerk by Rep. Roger Jenisch

- 05-01-19 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to State Government Administration Committee
- 05-03-02 H Motion to Suspend Rule 25 Prevailed

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0236 NEKRITZ-FROEHLICH-MATHIAS.

60 ILCS 1/30-140

Amends the Township Code. Removes a provision that makes a Section concerning the regulation of certain occupations applicable only in counties with a population of less than 3,000,000. Makes corresponding changes.

- 05-01-14 H Filed with the Clerk by Rep. Elaine Nekritz
- 05-01-19 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Local Government Committee
- 05-02-02 H Do Pass / Short Debate Local Government Committee; 011-000-000

05-02-03	H Placed on Calendar 2nd Reading - Short Debate		
	H Second Reading - Short Debate		
	H Placed on Calendar Order of 3rd Reading - Short Debate		
05-02-08	H Third Reading - Short Debate - Passed 112-001-001		
	H Added Chief Co-Sponsor Rep. Paul D. Froehlich		
	H Added Chief Co-Sponsor Rep. Sidney H. Mathias		
05-02-15	S Arrive in Senate		
	S Placed on Calendar Order of First Reading February 16, 2005		
05-05-26	S Chief Senate Sponsor Sen. Pamela J. Althoff		
	S First Reading		
	S Referred to Rules		
HB-0237 NE	KRITZ.		
765 ILCS 70)5/1 from Ch. 80, par. 91		
Amends the	Landlord and Tenant Act. Provides that covenants in commercial leases		
exempting the le	ssor from liability for property damage are not void as against public policy.		
Effective immedi			
	ENDMENT NO. 1		
Replaces the	term "commercial" with "non-residential" for liability exemptions in leases.		
05-01-14	H Filed with the Clerk by Rep. Elaine Nekritz		
05-01-19	H First Reading		
	H Referred to Rules Committee		
05-01-26	H Assigned to Judiciary I - Civil Law Committee		
05-02-09	H House Amendment No. 1 Filed with Clerk by Judiciary I - Civil Law Committee		
	H House Amendment No. 1 Adopted in Judiciary I - Civil Law Committee;		
	by Voice Vote		
	H Do Pass as Amended / Short Debate Judiciary I - Civil Law Committee;		
	013-000-000		
5-02-10	H Placed on Calendar 2nd Reading - Short Debate		
/ 02 10	H Second Reading - Short Debate		
	H Placed on Calendar Order of 3rd Reading - Short Debate		
05-02-18	H Third Reading - Short Debate - Passed 106-002-000		
	S Arrive in Senate		
	S Placed on Calendar Order of First Reading February 24, 2005		
05-03-10	S Chief Senate Sponsor Sen. Kirk W. Dillard		
	S First Reading		
	S Referred to Rules		
05-04-13	S Assigned to Housing & Community Affairs		
	S Postponed - Housing & Community Affairs		
	S Added as Alternate Co-Sponsor Sen. Pamela J. Althoff		
05-05-04	S Do Pass Housing & Community Affairs; 008-000-000		
	S Placed on Calendar Order of 2nd Reading May 5, 2005		
05-05-11	S Second Reading		
	S Placed on Calendar Order of 3rd Reading May 12, 2005		
05 05 10			

- 05-05-19 S Third Reading Passed; 058-000-000
 - H Passed Both Houses
- 05-06-17 H Sent to the Governor
- 05-08-16 H Governor Approved
 - H Effective Date August 16, 2005
 - H Public Act 94-0601

HB-0238 NEKRITZ.

210 ILCS 40/10 from Ch. 111 1/2, par. 4160-10

Amends the Life Care Facilities Act. Provides that each resident of a life care facility is entitled to receive from the provider of services under a life care contract a copy of the provider's proposed annual budget that is used by the provider as a basis for an increase in the monthly fees to be charged the resident.

- 05-01-14 H Filed with the Clerk by Rep. Elaine Nekritz 05-01-19 H First Reading
 - - H Referred to Rules Committee

05-01-26 H Assigned to Human Services Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0239 NEKRITZ.

105 ILCS 5/2-3.137 new

Amends the School Code. Adds a Section concerning the effects of the transitioning of Maryville Academy on local school districts. Contains only a caption.

05-01-14 H Filed with the Clerk by Rep. Elaine Nekritz

05-01-19 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0240 NEKRITZ.

New Act

Creates the Public Utility Lease Indemnification for Negligence Act. Provides that every lease, contract, covenant, or agreement in connection with any lease of real property by a public utility to a local public entity that purports to exempt the lessor public utility from liability for damages for injuries to any person or property, including any claims asserted under environmental laws, caused by or resulting from the negligence or the lessor public utility, or its agents, servants, or employees, in the ownership, operation, or maintenance of the demised premises or the real property containing the demised premises, shall be deemed to be void against public policy and wholly unenforceable. Effective immediately.

05-01-14 H Filed with the Clerk by Rep. Elaine Nekritz

05-01-19 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Judiciary I - Civil Law Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0241 NEKRITZ.

 105 ILCS 5/14-7.03
 from Ch. 122, par. 14-7.03

 105 ILCS 5/18-3
 from Ch. 122, par. 18-3

Amends the School Code. Makes technical changes in Sections concerning special education classes and tuition for children from orphanages, foster family homes, children's homes, and in-State housing units.

05-01-14 H Filed with the Clerk by Rep. Elaine Nekritz

05-01-19 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0242 WINTERS-MATHIAS.

35 ILCS 505/8

from Ch. 120, par. 424

Amends the Motor Fuel Tax Law. Provides that road districts located in Cook County qualify for an allocation of motor fuel tax funds if the road district levied certain taxes for road and bridge purposes in an amount that will require the extension of the tax against the taxable property in the road district at a rate of not less than either .08% of the value thereof or an amount equal to or greater than \$12,000 per mile of road under the jurisdiction of the road district, whichever is less (instead of "in an amount that will require the extension of the tax against the taxable property in the road district at a rate of not less than .08% of the value thereof.").

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Amends the Motor Fuel Tax Law. Provides that beginning July 1, 2006, an allocation of tax receipts shall be made for any road district if it levied a tax for road and bridge purposes, and if the amount of the tax levy requires the extension of the tax against the taxable property in the road district at a rate that is less than 0.08% of the value thereof, then the amount of the allocation for the road district shall be a percentage of the maximum allotment equal to the percentage obtained by dividing the rate extended by the district unless it levied a tax for road and bridge purposes in an amount which will require the extension of such tax against the taxable property in any such road district at a

HB-0243 to HB-0243

rate of not less than either 0.08% of the value thereof, based upon the assessment for the year immediately prior to the year in which such tax was levied and as equalized by the Department of Revenue or an amount equal to or greater than \$12,000 per mile of road under the jurisdiction of the road district, whichever is less. Provides that if any road district has levied a special tax for road purposes under certain Sections of the Illinois Highway Code, that levy entitles the road district for a full or proportionate allotment depending on the rate of the levy. Provides that if a township has transferred to the road and bridge fund money which, when added to the amount of any tax levy of the road district would be the equivalent of a tax levy requiring extension at a rate of at least 0.08% or, in DuPage County, an amount equal to or greater than \$12,000 per mile of road under the jurisdiction of the road district, whichever is less, then the transfer, together with any such tax levy, shall qualify the road district for a full, rather than proportionate, allotment. Provides that in counties in which a property tax extension limitation is imposed under the Property Tax Extension Limitation Law, road districts may retain their entitlement to a full motor fuel tax allotment if, at the time the property tax extension limitation was imposed, the road district was levying a road and bridge tax at a rate sufficient to entitle it to a motor fuel tax allotment and continues to levy the maximum allowable amount after the imposition of the property tax extension limitation. Effective January 1, 2006.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-14 H Filed with the Clerk by Rep. Elaine Nekritz
- 05-01-19 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Transportation and Motor Vehicles Committee
- 05-02-16 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
- 05-03-10 H Added Chief Co-Sponsor Rep. Dave Winters
 - H Do Pass / Short Debate Transportation and Motor Vehicles Committee; 015-006-000
 - H Placed on Calendar 2nd Reading Short Debate
- J5-03-16 H House Amendment No. 1 Filed with Clerk by Rep. Elaine Nekritz
- H House Amendment No. 1 Referred to Rules Committee
- 05-04-05 H House Amendment No. 1 Rules Refers to Transportation and Motor Vehicles Committee
 - H House Amendment No. 2 Filed with Clerk by Rep. Elaine Nekritz
 - H House Amendment No. 2 Referred to Rules Committee
- 05-04-07 H House Amendment No. 1 Recommends Be Adopted Transportation and Motor Vehicles Committee; 015-002-002
 - H Second Reading Short Debate
 - H House Amendment No. 1 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-14 H Chief Sponsor Changed to Rep. Dave Winters
 - H Remove Chief Co-Sponsor Rep. Dave Winters
 - H Third Reading Short Debate Lost 046-063-003
 - H Motion Filed to Reconsider Vote Rep. Michael Tryon

05-04-15 H Motion Prevailed Reconsider Vote 103-002-000

HB-0243 BRADY.

205 ILCS 635/3-9	from	Ch.	17, par.	2323-9
765 ILCS 1025/2	from	Ch.	141, par	r. 102

Amends the Residential Mortgage License Act of 1987. Provides that the Commissioner shall provide for the transfer of any real estate escrow funds that are determined to be abandoned under the Uniform Disposition of Unclaimed Property Act to the State Treasurer. Amends the Uniform Disposition of Unclaimed Property Act. Provides that any real estate escrow funds that are held by a third party, individual, or entity charged with the fiduciary obligation for holding escrow funds on a residential or commercial real estate contract pending payout of those funds in accordance with the terms of the contract, that have been unclaimed by the contracting parties for more than 5 years from the date on which the funds were deposited into the real estate escrow account shall be presumed abandoned.

FISCAL NOTE (Office of the Treasurer)

The fiscal impact on operations will be negligible, but the Office of the Treasurer has no way to calculate how much increased compliance in reporting this type of property would result from House Bill 243.

05-01-14 H Filed with the Clerk by Rep. Dan Brady

415 ILCS 5/10

05-01-19 H First Reading H Referred to Rules Committee
05-01-26 H Assigned to Judiciary I - Civil Law Committee
05-02-02 H Re-assigned to Executive Committee
05-02-03 H Fiscal Note Filed
05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0244 NEKRITZ, DAVIS, MONIQUE AND GRAHAM.

from Ch. 111 1/2, par. 1010

Amends the Environmental Protection Act. Provides that the Pollution Control Board may not amend or revise its new source review regulations to be less stringent than those that existed on December 30, 2002. Requires the Board, if the Board finds, after a public hearing, that its rules or regulations are not equivalent to or more stringent than the rules or regulations that existed on December 30, 2002, to promptly adopt the rules or regulations that may be necessary to establish, at a minimum, equivalency. Effective January 1, 2006.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-14 H Filed with the Clerk by Rep. Elaine Nekritz

05-01-19 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Environment & Energy Committee

05-02-16 H Added Co-Sponsor Rep. Monique D. Davis

05-03-09 H Added Co-Sponsor Rep. Deborah L. Graham

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0245 BRADY-WASHINGTON-SMITH-D'AMICO, BROSNAHAN AND PHELPS.

725 ILCS 205/9 from

from Ch. 38, par. 105-9

Amends the Sexually Dangerous Persons Act. Provides that at the hearing to determine whether a sexually dangerous person or criminal sexual psychopathic person has recovered, the Attomey General or State's Attomey who filed the original application shall represent the State and shall have the right to have the applicant examined by an expert or professional person of the State's choice. Provides that the applicant may retain experts to perform an examination as well. Provides that the sexually dangerous person or the State may elect to have the hearing before a jury. Provides that the State has the burden of proving by clear and convincing evidence that the applicant is still a sexually dangerous person. Provides that if the applicant refuses to speak to, communicate with, or otherwise fails to cooperate with the State's examiner, the applicant may only introduce evidence and testimony from any expert or professional person who is retained to conduct an examination based upon review of the records and may not introduce evidence resulting from an examination of the person. Provides that if a person has previously filed an application in writing setting forth facts showing that the sexually dangerous person or criminal sexual psychopathic person has recovered and the court determined either at a hearing or following a jury trial that the applicant is still a sexually dangerous person, no additional application may be filed for one year after a finding that the person is still sexually dangerous. Makes other changes.

HOUSE AMENDMENT NO. 1

Deletes provision that permits the Attorney General or State's Attorney who filed the original petition to have the right to have the applicant examined by an expert or professional person of the State's choice and that permits the applicant to retain experts to perform an examination.

HOUSE AMENDMENT NO. 2

Provides that if a person has previously filed an application in writing setting forth facts showing that the sexually dangerous person or criminal sexual psychopathic person has recovered and the court determined either at a hearing or following a jury trial that the applicant is still a sexually dangerous or if the application is withdrawn, no additional application may be filed for one year after a finding that the person is still sexually dangerous or after the application is withdrawn, except if the application is accompanied by a statement from the treatment provider that the applicant has made exceptional progress and the application contains facts upon which a court could find that the condition of the person had so changed that a hearing is warranted.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-14 H Filed with the Clerk by Rep. Dan Brady

05-01-19 H First Reading

- H Referred to Rules Committee
- 05-01-26 H Assigned to Judiciary II Criminal Law Committee
- 05-02-17 H Added Co-Sponsor Rep. James D. Brosnahan
- 05-02-18 H House Amendment No. 1 Filed with Clerk by Judiciary II Criminal Law Committee
 - H House Amendment No. 1 Adopted in Judiciary II Criminal Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary 11 Criminal Law Committee; 016-000-000
 - H Placed on Calendar 2nd Reading Short Debate
- 05-02-25 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-01 H Recalled to Second Reading Short Debate H Held on Calendar Order of Second Reading Short Debate
- 05-03-03 H Added Co-Sponsor Rep. Brandon W. Phelps 05-03-15 H House Amendment No. 2 Filed with Clerk by Rep. Dan Brady
 - H House Amendment No. 2 Referred to Rules Committee
- 05-03-16 H Chief Co-Sponsor Rep. Eddie Washington H Chief Co-Sponsor Rep. Michael K. Smith
 - H Chief Co-Sponsor Rep. John D'Amico
- 05-04-05 H House Amendment No. 2 Recommends Be Adopted Rules Committee; 005-000-000
 - H Second Reading Short Debate
 - H House Amendment No. 2 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-06 H Third Reading Short Debate Passed 114-000-000

05-04-07 S Arrive in Senate

- S Placed on Calendar Order of First Reading April 8, 2005 S Chief Senate Sponsor Sen. Bill Brady
- 05-04-11 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Judiciary
- 05-04-20 S Do Pass Judiciary; 010-000-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005
- 05-05-04 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 5, 2005
- 05-05-17 S Third Reading Passed; 057-000-000
 - H Passed Both Houses
- 05-06-15 H Sent to the Governor
- 05-08-02 H Governor Approved
 - H Effective Date January 1, 2006

HB-0246 FLOWERS-BAILEY-PATTERSON-GRAHAM.

410 ILCS 620/4

from Ch. 56 1/2, par. 504

410 ILCS 620/16.10 new

Amends the Illinois Food, Drug and Cosmetic Act. Provides that a person may not sell, redistribute, or otherwise dispense any prescription drug that has previously been sold, distributed, or otherwise dispensed and has been returned to a pharmacy. Provides that a person who violates this provision is subject to an injunction and criminal penalties as provided in the Act. Requires the Department of Public Health to establish and administer a program under which a local law enforcement authority or local public health office shall (i) take possession of prescription drugs that have been returned to a pharmacy and (ii) properly dispose of those drugs according to standards adopted by the Department.

FISCAL NOTE (Department of Public Health)

No revenue generating language is contained in the proposed bill and the Illinois Department of Public Health does not have sufficient staffing or fiscal resources to implement the proposed provisions at this time. The estimated fiscal impact to the Illinois Department of Public Health for full year implementation of House Bill 246 as introduced is approximately \$63,307.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

- 05-01-14 H Filed with the Clerk by Rep. Mary E. Flowers
- 05-01-19 H First Reading
- H Referred to Rules Committee
- 05-01-26 H Assigned to Judiciary II Criminal Law Committee
- 05-02-01 H Added Chief Co-Sponsor Rep. Patricia Bailey
- 05-02-03 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 015-000-000
- 05-02-07 H Placed on Calendar 2nd Reading Short Debate
- 05-02-08 H Added Chief Co-Sponsor Rep. Milton Patterson
- 05-02-23 H Fiscal Note Requested by Rep. David E. Miller
- 05-02-24 H House Amendment No. 1 Filed with Clerk by Rep. Mary E. Flowers
- H House Amendment No. 1 Referred to Rules Committee
- 05-03-01 H House Amendment No. 2 Filed with Clerk by Rep. Mary E. Flowers

H House Amendment No. 2 Referred to Rules Committee

- 05-03-02 H Fiscal Note Filed
- 05-03-08 H House Amendment No. 3 Filed with Clerk by Rep. Mary E. Flowers
 - H House Amendment No. 3 Referred to Rules Committee
- 05-03-09 H Added Chief Co-Sponsor Rep. Deborah L. Graham
- 05-03-10 H House Amendment No. 3 Recommends Be Adopted Rules Committee; 004-000-000
- 05-03-28 H House Amendment No. 4 Filed with Clerk by Rep. Mary E. Flowers
 - H House Amendment No. 4 Referred to Rules Committee
- 05-04-06 H Motion Filed Rep. Mary E. Flowers; Table House Bill 246 Pursuant to Rule 60(b)
- 05-04-08 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-04-11 H Tabled By Sponsor Rep. Mary E. Flowers

HB-0247 FLOWERS.

705 ILCS 405/2-13.2 new

705 ILCS 405/13.2 new

Amends the Juvenile Court Act of 1987 and the Adoption Act. Provides that in any proceeding on a petition (1) seeking a finding that a minor is neglected, abused or dependen,t or (2) seeking a finding that a parent is unfit and that it is in the best interest of the child to terminate parental rights, the parent may demand a trial by jury. NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-14 H Filed with the Clerk by Rep. Mary E. Flowers
- 05-01-19 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0248 FLOWERS-MAUTINO, FEIGENHOLTZ AND DELGADO.

325 ILCS 5/5	from Ch. 23, par. 2055
325 ILCS 5/6	from Ch. 23, par. 2056
325 ILCS 5/7.5	from Ch. 23, par. 2057.5
705 ILCS 405/2-5	from Ch. 37, par. 802-5

Amends the Abused and Neglected Child Reporting Act and the Juvenile Court Act of 1987. Provides that a law enforcement officer, DCFS employee, or physician may take or retain temporary protective custody of a child without the consent of the person responsible for the child's welfare if he or she has reason to believe that the child is in imminent danger of injury or death (instead of if he or she has reason to believe that the child's welfare without endangering the child's health or safety and there is not time to apply for a temporary custody order). If there is no such imminent danger, requires a warrant to take the child into temporary protective custody. Provides that the DCFS Guardianship Administrator has no authority to consent to an HIV test for a child or obtain and disclose HIV test information if the child has not been taken into temporary protective custody as provided by law. Provides that a person seeking to take photographs or x-rays of a child must first obtain the consent of the parent, guardian, or other person responsible for the child's welfare, unless the person has reason to believe that the child is in imminent danger of injury or death. Provides that if the DCFS Child Protective

Service Unit is denied reasonable access to a child, it shall seek law enforcement intervention for the purpose of examining and interviewing the child if it has reason to believe that the child is in imminent danger of injury or death; otherwise, it must seek a court order. Authorizes a law enforcement officer to take custody of a minor without a warrant under the Juvenile Court Act of 1987 if the officer has reasonable cause to believe the minor is an abused, neglected, or dependent minor, but only if the officer also has reasonable cause to believe that the minor is in imminent danger of injury or death.

HOUSE AMENDMENT NO. 1 Deletes reference to:

Deletes reference to.	
325 ILCS 5/5	from Ch. 23, par. 2055
325 ILCS 5/6	from Ch. 23, par. 2056
325 ILCS 5/7.5	from Ch. 23, par. 2057.5
705 ILCS 405/2-5	from Ch. 37, par. 802-5
Adds reference to:	
705 ILCS 405/2-10	from Ch. 37, par. 802-10
705 ILCS 405/2-18	from Ch. 37, par. 802-18

Replaces everything after the enacting clause. Amends the Juvenile Court Act of 1987. Provides that if the Department of Children and Family Services (DCFS) Guardianship Administrator is appointed the executive temporary custodian of a minor, DCFS has the authority to authorize appropriate physical and mental health evaluations of the minor and any emergency treatment the minor may require unless otherwise ordered by the court. Provides that the minor's custodial parents retain their rights to make all other medical decisions and all education decisions relating to the minor, unless the court finds that the parents' retention of these rights is not in the minor's best interests. With respect to evidence at an adjudicatory hearing, provides that any portion of a document that contains an opinion as to a respondent's ability to care for a minor or as to a minor's bond to a respondent is not admissible unless the individual who authored the opinion testifies as to that opinion.

HOUSE AMENDMENT NO. 2

Eliminates physicians as persons who may take or retain temporary protective custody of a child under a warrant issued by a court.

HOUSE AMENDMENT NO. 3

Replaces everything after the enacting clause. Amends the Juvenile Court Act of 1987 with provisions substantially similar to those of House Bill 248 as amended by House Amendment No. 1, but with changes that include the following: (1) provides that if the DCFS Guardianship Administrator is appointed the executive temporary custodian of a minor, DCFS may authorize any emergency medical treatment or surgical procedure (instead of any emergency treatment) the minor may require, and defines "emergency medical treatment or surgical procedure"; (2) provides that the minor's parents (instead of custodial parents) retain their rights to make all other medical decisions; and (3) provides that in unfitness proceedings under the Act, if documents, assessments, and evaluations are directly used to prove an unfitness ground as alleged in the petition, or are used at the best interest portion, the author of those documents shall testify, if available, as to the recommendations and findings; if the author is unavailable, the documents.

HOUSE AMENDMENT NO. 4

Replaces everything after the enacting clause. Amends the Juvenile Court Act of 1987 with provisions substantially similar to those of House Bill 248 as amended by House Amendment No. 1, but with changes that include the following: (1) provides that if the DCFS Guardianship Administrator is appointed the executive temporary custodian of a minor, DCFS may authorize any emergency medical treatment or surgical procedure (instead of any emergency treatment) the minor may require, and defines "emergency medical treatment or surgical procedure"; (2) provides that the minor's parents (instead of custodial parents) retain their rights to make all other medical decisions; and (3) provides that in unfitness proceedings under the Act, if documents, assessments, and evaluations are directly used to prove an unfitness ground as alleged in the petition, or are used at the best interest portion, relating to parent-child bonding, and a party objects to the introduction of the documents into evidence, the author of those documents shall testify, if available, as to the recommendations and findings; if the author is unavailable, the documents are admissible without such testimony; and the court shall determine the proper weight accorded to the documents.

05-01-14 H Filed with the Clerk by Rep. Mary E. Flowers

05-01-19 H First Reading

- H Referred to Rules Committee
- 05-01-26 H Assigned to Judiciary II Criminal Law Committee
- 05-03-10 H House Amendment No. 1 Filed with Clerk by Judiciary II Criminal Law Committee
 - H House Amendment No. 2 Filed with Clerk by Judiciary II Criminal Law Committee
 - H House Amendment No. 1 Adopted in Judiciary II Criminal Law Committee; by Voice Vote
 - H House Amendment No. 2 Adopted in Judiciary II Criminal Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary II Criminal Law Committee; 016-000-000
- 05-03-11 H Placed on Calendar 2nd Reading Short Debate
- 05-03-15 H House Amendment No. 2 Motion Filed to Table Rep. Mary E. Flowers
 - H House Amendment No. 2 Motion to Table Referred to Rules Committee
 - H House Amendment No. 3 Filed with Clerk by Rep. Mary E. Flowers
 - H House Amendment No. 3 Referred to Rules Committee
- 05-03-30 H House Amendment No. 4 Filed with Clerk by Rep. Mary E. Flowers
 - H House Amendment No. 4 Referred to Rules Committee
- 05-04-05 H House Amendment No. 3 Rules Refers to Judiciary II Criminal Law Committee
 - H Added Co-Sponsor Rep. Sara Feigenholtz
- 05-04-06 H House Amendment No. 3 Recommends Be Adopted Judiciary II Criminal Law Committee; 014-000-000
 - H Added Chief Co-Sponsor Rep. Frank J. Mautino
 - H House Amendment No. 4 Recommends Be Adopted Rules Committee; 004-000-000
- 05-04-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-04-11 H Added Co-Sponsor Rep. William Delgado

H House Amendment No. 2 Motion to Table Amendment - Prevailed by Voice Vote

- 05-04-15 H House Amendment No. 3 Adopted by Voice Vote H House Amendment No. 4 Adopted by Voice Vote H Held on Calendar Order of Second Reading - Short Debate
 - H Rule 19(a) / Re-referred to Rules Committee

HB-0249 FLOWERS.

New Act

410 ILCS 620/11 from Ch. 56 1/2, par. 511

Creates the Menu Education and Labeling Act of 2004. Provides that restaurants and similar retail food establishments shall obtain nutritional information from an independent nutrition testing laboratory and shall use analytic methods and express nutrient content in a manner consistent with the Illinois Food, Drug, and Cosmetic Act. Provides that menu items that come in different flavors and varieties but are listed as a single menu item shall be listed on menus and menu boards. Requires the Department of Public Health to issue regulations to implement the Act. Provides that the regulations shall require information to be conveyed to the public in a manner that enables the public to readily observe and comprehend the information and understand its relative significance in the context of a total daily diet. Provides that nothing in the Act shall preclude restaurants and similar food establishments from voluntarily providing additional nutritional information. Amends the Illinois Food, Drug, and Cosmetic Act. Provides that a food shall be misbranded if it is a standard menu item offered by a restaurant or similar food establishment, unless the menu lists next to each item, in a size and typeface similar to other information about each item, nutritional information, including, but not limited to, the total number of: (1) calories; (2) grams of saturated fat plus trans fat; (3) grams of carbohydrates; and (4) milligrams of sodium per serving, as usually prepared and offered for sale. Limits the nutritional information required to be made available if the restaurant or similar retail food establishment uses only a menu board, provides a salad bar, buffet line, cafeteria service, or similar self-serve arrangement.

HOUSE AMENDMENT NO. 1

Deletes reference to:

410 ILCS 620/11

Deletes everything after the enacting clause. Creates the Menu Education and Labeling Act of 2004. Requires restaurants and similar retail food establishments to post a sign informing their customers that certain foods on their menus may be high in calories, grams of saturated fat plus trans fat, and milligrams of sodium per serving which has been known to cause diabetes, heart disease, and high blood pressure.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-14 H Filed with the Clerk by Rep. Mary E. Flowers
- 05-01-19 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Human Services Committee
- 05-03-02 H Motion Do Pass Lost Human Services Committee; 001-011-000 H Remains in Human Services Committee
- 05-03-10 H House Amendment No. 1 Filed with Clerk by Human Services Committee
 - H House Amendment No. 1 Adopted in Human Services Committee; by Voice Vote
 - H Motion Do Pass as Amended Lost Human Services Committee; 004-006-000
 - H Remains in Human Services Committee
 - H Rule 19(a) / Re-referred to Rules Committee

HB-0250 FLOWERS AND GILES.

105 ILCS 125/3.5 new

105 ILCS 110/3 from Ch. 122, par. 863

30 ILCS 805/8.29 new

Amends the School Breakfast and Lunch Program Act. Requires a school board (including the board of a private school) that (1) completes a nutritional analysis of traditional or enhanced food-based menu plans as part of the State review process, (2) provides its meals under a nutrient-based menu plan, or (3) utilizes software that calculates the nutritional content of foods or menus to publish the school lunch menu and the nutrition content, including calories, of each meal item. Provides that all other school boards are strongly encouraged to publish the school lunch menu and the nutrition content, including calories, of each meal item. Provides that a school board may determine the frequency and manner of publication. 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. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

HOUSE AMENDMENT NO. 1

Strongly encourages (rather than requires) the publishing of a school lunch menu.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

- 05-01-14 H Filed with the Clerk by Rep. Mary E. Flowers
- 05-01-19 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Elementary & Secondary Education Committee
- 05-02-17 H Do Pass / Short Debate Elementary & Secondary Education Committee; 019-000-000
 - H Added Co-Sponsor Rep. Calvin L. Giles
- 05-02-18 H Placed on Calendar 2nd Reading Short Debate
- 05-02-24 H House Amendment No. 1 Filed with Clerk by Rep. Mary E. Flowers
- H House Amendment No. 1 Referred to Rules Committee
- 05-03-02 H House Amendment No. 1 Recommends Be Adopted Rules Committee; 004-000-000
- 05-04-06 H Second Reading Short Debate H House Amendment No. 1 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-15 H Third Reading Short Debate Passed 108-002-002
- 05-04-19 S Arrive in Senate
- S Placed on Calendar Order of First Reading April 20, 2005
- 05-04-21 S Chief Senate Sponsor Sen. Kimberly A. Lightford
- 05-05-05 S First Reading
 - S Referred to Rules

HB-0251 FLOWERS.

50 ILCS 705/10.15 new

50 ILCS 705/10.20 new

Amends the Illinois Police Training Act. Subject to appropriation, requires the Illinois Law Enforcement Training Standards Board to initiate, administer, and conduct training courses for permanent police officers, part-time police officers, and recruits concerning (i) suicide response and (ii) domestic violence response.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-01-14 H Filed with the Clerk by Rep. Mary E. Flowers
 - 05-01-19 H First Reading
 - H Referred to Rules Committee
 - 05-01-26 H Assigned to Judiciary II Criminal Law Committee
 - 05-02-10 H Motion Do Pass Lost Judiciary II Criminal Law Committee; 005-010-001
 - H Remains in Judiciary II Criminal Law Committee
 - 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0252 FLOWERS.

New Act

225 ILCS 60/22 from Ch. 111, par. 4400-22 225 ILCS 60/45 from Ch. 111, par. 4400-45 Creates the Medical Error Reporting Law. Requires a health care facility to develop and implement a patient safety plan for the purpose of improving the health and safety of patients at the facility. Requires a health care facility to report to the Department of Public Health every serious preventable adverse incident that occurs in that facility. Provides that a health care facility shall ensure that the patient affected by a serious preventable adverse incident is informed of the serious preventable adverse incident. Creates the Health Care Practitioner Reporting Law. Requires certain persons and entities to promptly report incidents when a health care practitioner has caused injury or death to a patient while practicing within the scope of that practitioner's profession or for violation of Section 11-501 of the Illinois Vehicle Code to the appropriate licensing board having jurisdiction over the health care practitioner. Imposes criminal penalties for false reports. Creates the Health Care Consumer Information Law. Requires the Department of Public Health, in consultation with the Medical Licensing Board and the Podiatric Medical Licensing Board, to collect and maintain information concerning all physicians and podiatrists licensed in this State for the purpose of creating a profile of each physician and podiatrist. Provides that the profiles shall be made available to the public. Provides what information must be included in the profiles and what physicians may include. Provides that the Department shall contract with a public or private entity for the purpose of developing, administering, and maintaining the physician and podiatrist profiles required pursuant to the Law. Requires the Director of Public Health to report on the status of the physician and podiatrist profiles to the General Assembly. Amends the Medical Practice Act of 1987. Allows for the collection of information needed to complete the physician profiles. Changes the period of time within which certain disciplinary action proceedings concerning licensure under the Act must be commenced from 3 years to 5 years and provides that, except for actions based on grounds concerning cheating on or attempting to subvert licensing examinations, practicing under a false or an assumed name, and fraud or misrepresentation in applying for, procuring, or renewing a license, actions must be commenced within 8 years (rather than 5 years). Effective immediately. HOUSE AMENDMENT NO. 1

Deletes reference to: New Act 225 ILCS 60/45 Adds reference to: 225 ILCS 60/23 225 ILCS 60/23.1 new

from Ch. 111, par. 4400-23

Deletes everything. Amends the Medical Practice Act of 1987. Changes the period of time within which certain disciplinary action proceedings concerning licensure under the Act must be commenced from 3 years to 5 years and provides that, except for actions based on grounds concerning cheating on or attempting to subvert licensing examinations, practicing under a false or an assumed name, and fraud or misrepresentation in applying for, procuring, or renewing a license, actions must be commenced within 8 years (rather than 5 years). Provides 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.

HOUSE AMENDMENT NO. 2

Removes a provision requiring the Disciplinary Board to collect information concerning all medical malpractice court judgments, and medical malpractice arbitration awards in which a payment is made to a complaining party, for the creation of individual profiles on licensees that shall be available for dissemination to the public.

FISCAL NOTE (H-AM 1 & 2) Dept. of Financial and Prof Regulation)

House Bill 252 (H-AM 1 & 2) will have a total initial cost estimate of \$1,206,966 and annual maintenance cost of \$313,736 that will make physician profiles available to the public over the Internet and by calling a new toll free number.

JUDICIAL NOTE (H-AM 1 & 2) (Admin Office of the Illinois Courts)

Based on a review of this bill it has been determined that the legislation would neither increase nor decrease the number of judges needed in this State.

STATE MANDATES FISCAL NOTE (H-AM 1&2)(Dept. of Commerce and Econ Opportunity)

In the opinion of DCEO, House Bill 252 (H-AM 1 & 2) does not create a State mandate under the State Mandates Act.

JUDICIAL NOTE (H-AM 1 & 2) (Admin Office of the Illinois Courts)

Would neither increase nor decrease the number of judges needed in the state.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

- 05-01-14 H Filed with the Clerk by Rep. Mary E. Flowers
 - 05-01-19 H First Reading
 - H Referred to Rules Committee
 - 05-01-26 H Assigned to Health Care Availability and Access Committee
- 05-02-01 H Added Chief Co-Sponsor Rep. Patricia Bailey
- 05-02-23 H House Amendment No. 1 Filed with Clerk by Health Care Availability and Access Committee
 - H House Amendment No. 1 Adopted in Health Care Availability and Access Committee; by Voice Vote
 - H Motion Do Pass as Amended Lost Health Care Availability and Access Committee; 005-000-006
-)5-02-24 H Remains in Health Care Availability and Access Committee
- 15-03-01 H House Amendment No. 2 Filed with Clerk by Health Care Availability and Access Committee
 - H House Amendment No. 2 Adopted in Health Care Availability and Access Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Health Care Availability and Access Committee; 011-000-000
- 05-03-02 H Placed on Calendar 2nd Reading Short Debate
- 05-03-03 H Fiscal Note Requested by Rep. William B. Black; As Amended
- H State Mandates Fiscal Note Requested by Rep. William B. Black; As Amended
- 05-03-09 H House Amendment No. 3 Filed with Clerk by Rep. Dave Winters
- H House Amendment No. 3 Referred to Rules Committee
- 05-03-15 H Fiscal Note Filed As Amended by HA 1,2
- 05-03-16 H Judicial Note Requested by Rep. William B. Black; As Amended
- H Judicial Note Filed As Amended by HA 1,2
- 05-03-17 H State Mandates Fiscal Note Filed As Amended by HA 1,2
- 05-03-28 H Judicial Note Filed As Amended by HA 1,2
- 05-04-06 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-13 H Remove Chief Co-Sponsor Rep. Patricia Bailey

H Third Reading - Short Debate - Lost 030-084-003

HB-0253 FLOWERS-LANG-FRITCHEY-MCKEON-PATTERSON AND VERSCHOORE.

- 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.7 new
- 215 ILCS 125/5-3 215 ILCS 165/10
- from Ch. 111 1/2, par. 1411.2 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 coverage for a federally approved AIDS vaccine.

- NOTE(S) THAT MAY APPLY: Fiscal; Mandate
 - 05-01-14 H Filed with the Clerk by Rep. Mary E. Flowers
 - 05-01-19 H First Reading
 - H Referred to Rules Committee
 - 05-01-26 H Assigned to Health Care Availability and Access Committee
 - 05-02-01 H Added Chief Co-Sponsor Rep. Lou Lang
 - H Do Pass / Short Debate Health Care Availability and Access Committee; 008-002-000
 - 05-02-02 H Placed on Calendar 2nd Reading Short Debate
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-02-03 H Third Reading Short Debate Passed 061-052-002
 - H Added Chief Co-Sponsor Rep. John A. Fritchey
 - H Added Chief Co-Sponsor Rep. Larry McKeon
 - H Added Chief Co-Sponsor Rep. Milton Patterson
 - H Added Co-Sponsor Rep. Patrick J Verschoore
 - 05-02-15 S Arrive in Senate
 - S Placed on Calendar Order of First Reading
 - S Chief Senate Sponsor Sen. Donne E. Trotter
 - S First Reading
 - S Referred to Rules
 - 05-04-13 S Assigned to Insurance
 - 05-04-20 S Postponed Insurance
 - 05-05-04 S To Subcommittee
 - 05-05-06 S Rule 3-9(a) / Re-referred to Rules

HB-0254 FLOWERS.

20	ILCS	505/9.1	rep.
20	ILCS	505/9.2	rep.
20	ILCS	505/9.3	rep.
20	ILCS	505/9.4	rep.
20	ILCS	505/9.5	rep.
20	ILCS	505/9.6	rep.
20	ILCS	505/9.7	rep.
20	ILCS	505/9.8	rep.
705	ILCS	405/1-3	
705	ILCS	405/2-2	3
730	ILCS	5/3-7-6	гер.
735	ILCS	5/4-101	

from Ch. 37, par. 801-3 from Ch. 37, par. 802-23

from Ch. 110, par. 4-101

Amends the Children and Family Services Act. Repeals Sections concerning charges to a parent or guardian resulting from the care and training of a child by the Department of Children and Family Services. Amends the Juvenile Court Act. Deletes language concerning a parent's or guardian's liability to pay for the support of a child who has been removed from that parent's or guardian's care. Amends the Unified Code of Corrections. Repeals a Section concerning reimbursement for the expenses of committed persons. Amends the Code of Civil Procedure to make corresponding changes.

FISCAL NOTE (Illinois Department of Children & Family Services)

The fiscal impact of House Bill 254 to the State of Illinois is \$400,000 per year. HOUSE AMENDMENT NO. 1

Deletes reference to: 20 ILCS 509/9.1 rep. 20 ILCS 509/9.2 rep. 20 ILCS 509/9.3 rep. 20 ILCS 509/9.4 rep. 20 ILCS 509/9.5 rep. 20 ILCS 509/9.6 rep. 20 ILCS 509/9.7 rep. 20 ILCS 509/9.8 rep. 705 ILCS 405/1-3 705 ILCS 405/2-23 730 ILCS 5/3-7-6 rep. 735 ILCS 5/3-7-6 rep. 735 ILCS 5/3-7.4 rep. Adds reference to: 20 ILCS 505/9.4

705 ILCS 405/2-18

from Ch. 23, par. 5009.4

from Ch. 37, par. 802-18

Deletes everything after the enacting clause. Amends the Children and Family Services Act. In a provision concerning parental payments, provides that the Department Children and Family Services, by rule, must grant a waiver for future and past parental payments to certain parents, guardians, or custodians. Provides that, no later than January 1, 2006, the Department shall file a proposed rule or a proposed amendment to an existing rule setting out the procedures for applying for a waiver and the standard for determining eligibility. Amends the Juvenile Court Act of 1987. In a Section concerning admissible evidence, provides that any portion of a document that contains an opinion as to a respondent's ability to care for the minor or the minor's bond to the respondent is not admissible under this Section unless the individual who authored that opinion.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-14 H Filed with the Clerk by Rep. Mary E. Flowers

- 05-01-19 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Judiciary I Civil Law Committee
- 05-02-09 H Fiscal Note Requested by Rep. Rich Brauer
- 05-02-17 H Motion Do Not Pass Judiciary I Civil Law Committee; 003-006-001
 - H Motion Do Pass Lost Judiciary 1 Civil Law Committee; 003-005-000
 - H Remains in Judiciary 1 Civil Law Committee
 - H Fiscal Note Filed
- 05-03-02 H House Amendment No. 1 Filed with Clerk by Judiciary I Civil Law Committee
 - H House Amendment No. 1 Adopted in Judiciary 1 Civil Law Committee; by Voice Vote
 - H Motion Do Pass Lost Judiciary I Civil Law Committee; 007-005-000 H Tabled

HB-0255 FLOWERS.

New Act

Creates the HIV/AIDS Prevention Program for Department of Corrections Offenders, Significant Others, and Family Act. Provides that the Department of Corrections and the Department of Public Health shall jointly develop and implement an HIV/AIDS prevention education program targeted to offenders incarcerated in Department of Corrections facilities, significant others, and family of adult and juvenile prison inmates. Provides that the Illinois Department of Corrections shall: (1) provide, in all public waiting rooms of detention facilities and prisons, printed information on the transmission and prevention of HIV/AIDS, hepatitis C, and other sexually transmitted diseases and referral information to community-based-providers of HIV/AIDS prevention, HIV/AIDS treatment, and HIV/AIDS counseling and testing services throughout Illinois; (2) display in all public waiting rooms of detention facilities and prisons an HIV/AIDS informational video, produced by a national organization with expertise in HIV/AIDS prevention; (3) provide written information on the transmission and prevention of HIV/AIDS, hepatitis C, and other sexually transmitted diseases to all inmates upon entrance to a detention center or prison and offer voluntary HIV/AIDS testing to all inmates; and (4) provide written information on the transmission and prevention of HIV/AIDS, hepatitis C, and other sexually transmitted diseases to all inmates just prior to their release from custody and referral to appropriate community based organizations that provide HIV/AIDS services and HIV/AIDS counseling and testing. Provides that one year after implementation of this Act, the Illinois Department of Corrections shall report to the Illinois General Assembly on the effectiveness of this program in increasing voluntary HIV/AIDS testing. Effective immediately.

HOUSE AMENDMENT NO. 1

Adds reference to:

730 ILCS 5/3-6-2	from Ch. 38, par. 1003-6-2
730 ILCS 5/5-5-3	from Ch. 38, par. 1005-5-3

Amends the Unified Code of Corrections. Provides that a person upon admission to a Department of Corrections facility and prior to release from that facility shall receive a physical examination, including a test for HIV infection (now an inmate is given a physical examination upon admission to a correctional facility of the Department and receives a test for HIV infection prior to release if the inmate has a documented history of intravenous drug use and consents in writing to the test). Eliminates the provision that the test shall be given only if sufficient funds are appropriated by the General Assembly to cover such costs. Eliminates the provision that the cost of educational courses for attaining a high school diploma or receiving a GED certificate shall be at the inmate's expense. Provides that the Department of Corrections shall pay those costs.

FISCAL NOTE (H-AM 1) (Department of Corrections)

House Bill 255 (H-AM 1) has a corrections population impact of 732 inmates and a fiscal impact of \$233,398,036 over a ten year period.

CORRECTIONAL NOTE (H-AM1) (Department of Corrections)

House Bill 255 (H-AM 1) has a corrections population impact of 732 inmates and a fiscal impact of \$233,398,036 over a ten year period.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-01-14 H Filed with the Clerk by Rep. Mary E. Flowers
 - 05-01-19 H First Reading
 - H Referred to Rules Committee
 - 05-01-26 H Assigned to Judiciary 11 Criminal Law Committee
 - 05-02-03 H House Amendment No. 1 Filed with Clerk by Judiciary II Criminal Law Committee
 - H House Amendment No. 1 Adopted in Judiciary II Criminal Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary II Criminal Law Committee; 010-001-000
 - 05-02-07 H Placed on Calendar 2nd Reading Short Debate
 - 05-02-09 H Fiscal Note Requested by Rep. Sara Feigenholtz
 - H Correctional Note Requested by Rep. Sara Feigenholtz
 - H Fiscal Note Requested by Rep. William B. Black; as amended
 - H Correctional Note Requested by Rep. William B. Black; as amended
 - 05-02-17 H House Amendment No. 2 Filed with Clerk by Rep. Mary E. Flowers
 - H House Amendment No. 2 Referred to Rules Committee
 - 05-02-24 H House Amendment No. 3 Filed with Clerk by Rep. Mary E. Flowers
 - H House Amendment No. 3 Referred to Rules Committee
 - 05-02-25 H House Amendment No. 2 Recommends Be Adopted Rules Committee; 004-000-000
 - 05-03-01 H Fiscal Note Filed As Amended by HA 1
 - 05-03-09 H Correctional Note Filed As Amended by HA 1
 - 05-03-14 H House Amendment No. 3 Rules Refers to Judiciary II Criminal Law Committee
 - 05-03-16 H House Amendment No. 3 Recommends Be Adopted Lost Judiciary II -Criminal Law Committee; 002-010-001
 - 05-03-17 H Second Reading Short Debate
 - H House Amendment No. 2 Withdrawn by Rep. Mary E. Flowers H Placed on Calendar Order of 3rd Reading - Short Debate
 - 05-04-13 H Removed from Short Debate Status Rep. Mary E. Flowers H Calendar Order of 3rd Reading - Standard Debate
 - H Third Reading Standard Debate Lost 017-090-009

HB-0256 FLOWERS.

705 ILCS 405/2-27

from Ch. 37, par. 802-27

Amends the Juvenile Court Act of 1987. Provides that in cases relating to allegations of parental or custodial unfitness based upon neglect, dependency, or abuse of the minor, the Department of Children and Family Services, or the agency responsible, must submit a report to the court documenting the services offered and provided to preserve or reunify the family, and substantiating any determination of the success or failure of such services, and the court shall determine if such evidence is clear and convincing that such services will fail.

NOTE(S) THAT MAY APPLY: Fiscal 05-01-14 H Filed with the Clerk by Rep. Mary E. Flowers 05-01-19 H First Reading H Referred to Rules Committee 05-01-26 H Assigned to Judiciary II - Criminal Law Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0257 FLOWERS.

235 ILCS 5/6-16	from Ch. 43, par. 131
235 ILCS 5/6-20	from Ch. 43, par. 134a
625 ILCS 5/6-206	from Ch. 95 1/2, par. 6-206
625 ILCS 5/11-502	from Ch. 95 1/2, par. 11-502

Amends the Liquor Control Act of 1934. Changes the penalty for possession and consumption of alcohol by a person under the age of 21 years to probation, under which the person shall undergo assessment and treatment for alcoholism and perform some reasonable public or community service. Changes the penalty for providing alcohol to a person under the age of 21 years to probation, under which the person shall perform some reasonable public or community service. Amends the Illinois Vehicle Code. Changes the penalty for a first offense of illegal transportation of alcohol by a driver under the age of 21 years to probation, under which the person shall perform some reasonable public or community service.

FISCAL NOTE (Department of Human Services)

Cost: \$1.0 Million

FISCAL NOTE (Illinois State Police)

No fiscal effect.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-14 H Filed with the Clerk by Rep. Mary E. Flowers

05-01-19 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Judiciary II - Criminal Law Committee

05-03-09 H Fiscal Note Requested by Rep. Arthur L. Turner

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

- 05-03-15 H Fiscal Note Filed
- 05-03-17 H Fiscal Note Filed

H Motion Filed Rep. Mary E. Flowers; Table House Bill 257 Pursuant to Rule 60(b)

05-04-05 H Motion Prevailed

H Tabled By Sponsor Rep. Mary E. Flowers

HB-0258 FLOWERS. 20 ILCS 505/5

from Ch. 23, par. 5005

Amends the Children and Family Services Act. Prohibits the approval of a disbursement for certain expenses that are payable from other public and pravate sources. Removes provisions requiring the Department (i) to calculate amounts paid from State funds for certain purposes; (ii) to utilize funds from a child's account to reimburse those costs; and (iii) to maintain the remaining balance after reimbursement. Removes a provision requiring the Department to deposit disbursements from all children's accounts into the DCFS Children's Services Fund.

FISCAL NOTE (Department of Children & Family Services)

House Bill 258 will have a fiscal impact of \$15.5 million per year.

HOUSE AMENDMENT NO. 2

Deletes everything after the enacting clause. Reinserts the provisions of the bill as introduced but makes the following changes. Restores a provision authorizing the Department of Children and Family Services to use money or other property given, donated, or bequeathed to children under the jurisdiction or care of the Department for the benefit of those children. Provides that, if the person who gives, donates, or bequeaths the money or other property provides in writing that it is to be used for a specific purpose, the Department shall use the money or other property only for that purpose. Restores provisions setting forth requirements for the Department when disbursing funds from children's accounts. Deletes a provision providing that no disbursement shall be approved for the child's board and care, medical care, and social services that is payable from other public and private sources. Provides that on and after October 1, 2005, subject to appropriation, all youths emancipated from the Department are eligible to receive a payment from the Department not to exceed \$1,500 for the purpose of promoting successful transition outcomes by supporting initial housing and living expenses for the recipient. Requires the Department to establish rules concerning (i) eligibility criteria for the receipt of funds under this paragraph and (ii) a process for disseminating the payments. Adds an effective date of January 1, 2006.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-01-14 H Filed with the Clerk by Rep. Mary E. Flowers
 - 05-01-19 H First Reading
 - H Referred to Rules Committee
 - 05-01-26 H Assigned to Human Services Committee
 - 05-02-02 H Do Pass / Short Debate Human Services Committee; 009-002-000
 - 05-02-03 H Placed on Calendar 2nd Reading Short Debate
 - H Fiscal Note Requested by Rep. Chapin Rose
 - 05-02-10 H Fiscal Note Filed

 - 05-04-08 H Second Reading Short Debate H Held on Calendar Order of Second Reading Short Debate
 - 05-04-15 H Rule 19(a) / Re-referred to Rules Committee
 - 05-05-10 H Committee/Final Action Deadline Extended-9(b) May 27, 2005 H Approved for Consideration Rules Committee; 004-000-000 H Placed on Calendar 2nd Reading - Short Debate
 - 05-05-11 H House Amendment No. 1 Filed with Clerk by Rep. Mary E. Flowers
 - H House Amendment No. 1 Referred to Rules Committee
 - H House Amendment No. 2 Filed with Clerk by Rep. Mary E. Flowers
 - H House Amendment No. 2 Referred to Rules Committee
 - 05-05-12 H House Amendment No. 2 Rules Refers to Human Services Committee
 - 05-05-17 H House Amendment No. 2 Recommends Be Adopted Human Services Committee; 009-000-000
 - 05-05-18 H Second Reading Short Debate H House Amendment No. 2 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-05-20 H Final Action Deadline Extended-9(b) May 31, 2005
 - 05-05-31 H Third Reading - Short Debate - Passed 093-023-000
 - H House Amendment No. 1 Tabled Pursuant to Rule 40(a) S Arrive in Senate
 - S Placed on Calendar Order of First Reading October 25, 2005
 - 05-10-26 S Chief Senate Sponsor Sen. Jacqueline Y. Collins
 - S First Reading
 - S Referred to Rules

HB-0259 FLOWERS.

305 ILCS	5/10-10	from	Ch.	23,	par.	10-10
705 ILCS	35/4.4 new				-	
705 ILCS	405/1-5	from	Ch.	37,	par.	801-5
705 ILCS	405/2-20	from	Ch.	37,	par.	802-20
705 ILCS	405/2-23	from	Ch.	37,	par.	802-23
705 ILCS	405/3-21	from	Ch.	37,	par.	803-21
705 ILCS	405/3-24	from	Ch.	37,	par.	803-24
705 IŁCS	405/4-18	from	Ch.	37,	par.	804-18
705 ILCS	405/4-21	from	Ch.	37,	par.	804-21
725 ILCS	5/112A-7	from	Ch.	38,	par.	112A-7
725 ILCS	5/112A-14	from	Ch.	38,	par.	112A-14
750 ILCS	5/307 new					

750	ILCS	5/404.0	5 new							
750	ILCS	5/411.5	new							
750	ILCS	5/452.5	new							
750 I	ILCS	5/510			from	Ch.	40,	par.	510	
750 I	ILCS	5/606			from	Ch.	40,	par.	606	
750	ILCS	5/103 r	ep.							
750 I	ILCS	10/8.5	new							
750 I	ILCS	10/8.10	new							
750	ILCS	22/301								
750	ILCS	28/40								
750	ILCS	30/7.5	new							
750	ILCS	30/9			from	Ch.	40,	par.	2209	
750	ILCS	45/13			from	Ch.	40,	par.	2513	
750 I	ILCS	45/14			from	Ch.	40,	par.	2514	
750	ILCS	50/5.5	new							
750	ILCS	60/206			from	Ch.	40,	рат.	2312-6	
750	ILCS	60/214			from	Ch.	40,	рат.	2312-14	
	1 .1	T111	·	4 * 1	0 1.	.1.			Counts	

Amends the Illinois Public Aid Code, the Circuit Courts Act, the Juvenile Court Act of 1987, the Illinois Marriage and Dissolution of Marriage Act, and other Acts. Provides that the chief judge of each circuit shall establish a separate family division for the circuit for the purpose of hearing all family cases. Provides that the chief judge shall designate an appropriate number of circuit judges or associate judges, or both, to serve in the family division. Provides that "family case" means an action in which the court exercises its jurisdiction under Article X of the Illinois Public Aid Code (concerning the enforcement of child support obligations), Article II, III, or IV of the Juvenile Court Act of 1987 (concerning abused, neglected, or dependent minors, minors requiring authoritative intervention, and addicted minors), the Illinois Marriage and Dissolution of Marriage Act, and other designated Acts. Provides for a right to trial by jury in family cases (except in an action for simplified dissolution of marriage). (Under current law, trial by jury is expressly prohibited under the Illinois Domestic Violence Act of 1986.) Provides that the Court may order parties to a family case to undergo counseling as the court deems appropriate, based on the evidence.

FISCAL NOTE (Department of Human Services)

House Bill 259 has no fiscal impact to the Department of Human Services.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-14 H Filed with the Clerk by Rep. Mary E. Flowers

- 05-01-19 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee
- 05-03-10 H Fiscal Note Requested by Rep. William Davis
 - H Rule 19(a) / Re-referred to Rules Committee
- 05-03-15 H Fiscal Note Filed

HB-0260 DELGADO.

705 ILCS 105/27.7a new

Amends the Clerks of Courts Act. Provides that, in counties with a population exceeding 600,000, the expense of establishing and maintaining a legal self-help center by the court may be borne by the county. Provides that the county board may require the clerk of the circuit court in the county to charge and collect a fee of not more than \$3 to defray the expense of a legal self-help center. Effective immediately.

FISCAL NOTE (Admin Office of the Illinois Courts)

House Bill 260 will have no fiscal impact on the judicial branch.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-14 H Filed with the Clerk by Rep. William Delgado
- 05-01-19 H First Reading
- H Referred to Rules Committee
- 05-01-26 H Assigned to Local Government Committee
- 05-02-02 H Motion Do Pass Lost Local Government Committee; 005-006-000 H Remains in Local Government Committee
- 05-02-08 H Fiscal Note Filed
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0261 DELGADO-EDDY.

105 ILCS 5/2-3.25g	from Ch. 122, par. 2-3.25g
105 ILCS 5/27-6	from Ch. 122, par. 27-6

Amends the School Code. Provides that the Spring mandate waiver report the State Board of Education files with the General Assembly shall be filed before each March 1 (instead of May 1). Gives the General Assembly 60 days (instead of 30 days) to disapprove the report in whole or in part. Makes an exception to the daily physical education requirement on block scheduled days if a school is engaged in block scheduling.

05-01-14 H Filed with the Clerk by Rep. William Delgado

05-01-19 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Elementary & Secondary Education Committee

05-02-01 H Added Chief Co-Sponsor Rep. Roger L. Eddy

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0262 CULTRA.

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, 2005, allows a deduction of up to \$10,000 if the taxpayer, while living, donates one or more of his or her human organs to another human being for human organ transplantation. Provides that the deduction may be claimed only once and for only unreimbursed travel and lodging expenses and lost wages incurred by the claimant and related to the claimant's organ donation. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-18 H Filed with the Clerk by Rep. Shane Cultra
- 05-01-19 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Revenue Committee
- 05-03-10 H Motion Do Pass Lost Revenue Committee; 005-002-004 H Remains in Revenue Committee

H Rule 19(a) / Re-referred to Rules Committee

HB-0263 KELLY-DAVIS, MONIQUE-GRAHAM.

35 ILCS 200/18-185

Amends the Property Tax Extension Limitation Law in the Property Tax Code. Exempts from the extension limitation those extensions made for contributions to the Illinois Municipal Retirement Fund under the Illinois Pension Code or for contributions to any other pension fund under the Illinois Pension Code. Effective October 1, 2005.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

05-01-18 H Filed with the Clerk by Rep. Robin Kelly

- 05-01-19 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Revenue Committee
- 05-02-03 H Added Chief Co-Sponsor Rep. Monique D. Davis
- H Added Chief Co-Sponsor Rep. Deborah L. Graham
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0264 WATSON-BRADY-BLACK.

765 ILCS 835/9

from Ch. 21, par. 21.2

Amends the Cemetery Protection Act. Provides that a cemetery lot or a mausoleum crypt (instead of just a cemetery lot) may be presumed abandoned if the listed circumstances exist. Effective immediately.

HOUSE AMENDMENT NO. 1

nce to:					
35/.01	from	Ch.	21,	par.	14.01
35/1	from	Ch.	21,	par.	15
35/2	from	Ch.	21,	par.	16
35/3	from	Ch.	21,	par.	17
35/4	from	Ch.	21,	par.	18
35/5	from	Ch.	21,	par.	19
	35/.01 35/1 35/2 35/3 35/4	35/.01 from 35/1 from 35/2 from 35/3 from 35/4 from	35/.01 from Ch. 35/1 from Ch. 35/2 from Ch. 35/3 from Ch. 35/4 from Ch.	35/.01 from Ch. 21, 35/1 from Ch. 21, 35/2 from Ch. 21, 35/3 from Ch. 21, 35/4 from Ch. 21,	35/.01 from Ch. 21, par. 35/1 from Ch. 21, par. 35/2 from Ch. 21, par. 35/3 from Ch. 21, par. 35/4 from Ch. 21, par.

765 ILCS 835/5a	from Ch. 21, par. 19a
765 ILCS 835/8	from Ch. 21, par. 21.1
765 ILCS 835/10	from Ch. 21, par. 21.3
765 ILCS 835/12	from Ch. 21, par. 21.5
765 ILCS 835/13	from Ch. 21, par. 21.6
765 ILCS 835/14	from Ch. 21, par. 21.7

Deletes everything after the enacting clause. Amends the Cemetery Protection Act. Defines "community mausoleum". Replaces references to "cemetery association" with "cemetery authority". Replaces references to "lot" in some provisions with "interment, entombment, or inumment right" and in the remaining provisions with "interment right, entombment rights in a community mausoleum or lawn crypt section, or inumment right in a community columbarium". Raises the fine for violation of the cemetery rules to not less than \$100 nor more than \$500 for each offense (instead of not less than \$5 nor more than \$100 for each offense). Authorizes the cemetery authority (instead of the board of directors of the society or association) to make by-laws, rules, and regulations for the governing of the cemetery authority, to appoint policemen to protect the cemetery, and to invest funds. Provides that, unless a specific agreement has been entered into designating inviolate rights to a cemetery interment, entombment, or inumment right, there is a presumption of abandonment if 50 years (instead of 60 years) have passed since the listed actions have been taken. Makes other changes.

05-01-18	H Filed	with	the	Clerk	by	Rep.	Jim	Watson

- 05-01-19 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to State Government Administration Committee
- 05-02-09 H Do Pass / Short Debate State Government Administration Committee; 009-000-000
- 05-02-10 H Placed on Calendar 2nd Reading Short Debate H Added Chief Co-Sponsor Rep. Dan Brady H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate 05-02-18 H Recalled to Second Reading - Short Debate H Held on Calendar Order of Second Reading - Short Debate
- 05-02-25 H House Amendment No. 1 Filed with Clerk by Rep. Jim Watson
 - H House Amendment No. 1 Referred to Rules Committee
- 05-03-02 H House Amendment No. 1 Recommends Be Adopted Rules Committee; 004-000-000
- 05-03-03 H Second Reading Short Debate H House Amendment No. 1 Adopted by Voice Vote H Placed on Calendar Order of 3rd Reading - Short Debate
- 05-03-15 H Third Reading Short Debate Passed 117-000-000
- H Added Chief Co-Sponsor Rep. William B. Black
- 05-03-16 S Arrive in Senate
- S Placed on Calendar Order of First Reading March 17, 2005
- 05-03-21 S Chief Senate Sponsor Sen. Deanna Demuzio
- 05-04-06 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to State Government
- 05-04-21 S Do Pass State Government; 007-000-000
- S Placed on Calendar Order of 2nd Reading May 3, 2005 05-05-04 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 5, 2005
- 05-05-11 S Third Reading Passed; 058-000-000
- H Passed Both Houses
- 05-06-09 H Sent to the Governor
- 05-06-17 H Governor Approved
 - H Effective Date June 17, 2005

MILLNER-PIHOS-WASHINGTON, BERRIOS, CHAVEZ AND SOTO. HB-0265

215 ILCS 157/20

Amends the Use of Credit Information in Personal Insurance Act. Prohibits insurers from using the credit information or the credit report of a consumer when issuing a policy of automobile insurance.

HOUSE AMENDMENT NO. 1

Deletes reference to:

215 ILCS 157/20

Adds reference to:

215 ILCS 5/1

from Ch. 73, par. 613

Deletes everything. Amends the Illinois Insurance Code. Makes a technical change in a Section concerning the short title.

1275

HOUSE AMENDMENT NO. 3

Deletes reference to: 215 ILCS 5/1 Adds reference to:

215 ILCS 157/22 new

Deletes everything after the enacting clause. Amends the Use of Credit Information in Personal Insurance Act. Requires an insurer authorized to do business in Illinois that uses credit information to underwrite or rate risks to review and consider an exception to the insurance risk score based upon extraordinary life events after a receiving written and signed notification from the applicant or insurer explaining how the applicant or insured believes the event adversely impacted the applicant's or insured's insurance risk score. Provides a definition of "extraordinary life event". Effective July 1, 2006.

05-01-18	H Filed with the Clerk by Rep. John J. Millner
05-01-19	H First Reading
	H Referred to Rules Committee

- 05-01-26 H Assigned to Consumer Protection Committee
- 05-02-08 H Added Chief Co-Sponsor Rep. Sandra M. Pihos
- 05-02-17 H Added Co-Sponsor Rep. Maria Antonia Berrios
- H Added Co-Sponsor Rep. Michelle Chavez
- 05-03-08 H House Amendment No. 1 Filed with Clerk by Consumer Protection Committee
 - H House Amendment No. 1 Adopted in Consumer Protection Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Consumer Protection Committee; 012-000-000
- 05-03-09 H Placed on Calendar 2nd Reading Short Debate
- 05-03-16 H Chief Co-Sponsor Rep. Eddie Washington
- 05-04-06 H House Amendment No. 2 Filed with Clerk by Rep. John J. Millner
 - H House Amendment No. 2 Referred to Rules Committee
- 05-04-07 H House Amendment No. 3 Filed with Clerk by Rep. John J. Millner
 - H House Amendment No. 3 Referred to Rules Committee
- H House Amendment No. 2 Rules Refers to Consumer Protection Committee 05-04-08 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-04-11 H House Amendment No. 3 Rules Refers to Consumer Protection Committee H House Amendment No. 3 Recommends Be Adopted Consumer Protection Committee; 009-000-000
 - H House Amendment No. 3 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-12 H Third Reading Short Debate Passed 116-000-000
 - H House Amendment No. 2 Tabled Pursuant to Rule 40(a)
 - H Added Co-Sponsor Rep. Cynthia Soto
 - S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 13, 2005
- 05-04-20 S Chief Senate Sponsor Sen. Bill Brady
- 05-04-21 S First Reading
 - S Referred to Rules
 - S Assigned to Insurance
- 05-05-04 S Do Pass Insurance; 007-000-000
- S Placed on Calendar Order of 2nd Reading May 5, 2005
- 05-05-11 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 12, 2005
- 05-05-17 S Third Reading Passed; 057-000-000

	H Passed Both Houses
05-06-15	H Sent to the Governor
05-07-19	H Governor Approved
	H Effective Date July 1, 2006
	H Public Act 94-0245

HB-0266 PARKE. 215 ILCS 5/1

from Ch. 73, par. 613

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

05-01-18 H Filed with the Clerk by Rep. Terry R. Parke

05-01-19 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0267 PARKE.

215 ILCS 125/1-1

from Ch. 111 1/2, par. 1401

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

05-01-18 H Filed with the Clerk by Rep. Terry R. Parke

05-01-19 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

-0268 PARKE.

820 ILCS 305/4a-1 from Ch. 48, par. 138.4a-1

Amends the Workers' Compensation Act. Makes a technical change to a Section concerning the Self-Insurers Advisory Board.

05-01-18 H Filed with the Clerk by Rep. Terry R. Parke

05-01-19 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0269 LINDNER-CROSS-PIHOS-MEYER-MULLIGAN, BELLOCK, BIGGINS, MATHIAS, SCHMITZ, LYONS, EILEEN AND FLIDER.

725 ILCS 5/112A-17.5 new

725 ILCS 5/112A-28.5 new

750 ILCS 60/217.5 new

750 ILCS 60/302.5 new

Amends the Code of Criminal Procedure of 1963 and the Illinois Domestic Violence Act of 1986. Provides that when a person is charged with a criminal offense and released on bond and the victim of the offense is a family or household member and the condition of the bond denies or restricts contact with the victim, the clerk shall immediately, or on the next court day, enter the order on the record, file it and provide a file stamped copy of the order to defendant, if present, and to the victim, if present. Establishes information that must be included in such a court order. Provides that the law enforcement agency that received the order shall enter into the Law Enforcement Agencies Data System (LEADS), the National Crime Information Center (NCIC), and the National Law Enforcement Telecommunication System (NLETS) the no contact with family victim order information.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-18 H Filed with the Clerk by Rep. Patricia Reid Lindner
- 05-01-19 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Judiciary II Criminal Law Committee
- 05-02-01 H Added Co-Sponsor Rep. Patricia R. Bellock 05-02-03 H Added Chief Co-Sponsor Rep. Tom Cross
- - H Added Chief Co-Sponsor Rep. Sandra M. Pihos
 - H Added Chief Co-Sponsor Rep. James H. Meyer

- H Added Chief Co-Sponsor Rep. Rosemary Mulligan
- H Added Co-Sponsor Rep. Bob Biggins
- H Added Co-Sponsor Rep. Sidney H. Mathias
- H Added Co-Sponsor Rep. Timothy L. Schmitz
- H Added Co-Sponsor Rep. Eileen Lyons
- 05-03-01 H Added Co-Sponsor Rep. Robert F. Flider
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0270 WATSON-MATHIAS-JENISCH-WASHINGTON-SMITH, PHELPS, FLIDER, BEISER, CHAVEZ, JEFFERSON, COULSON, BASSI, REITZ, HOLBROOK, SULLIVAN, RYG AND JAKOBSSON.

35 ILCS 200/15-165

Amends the Property Tax Code. Provides that property up to an assessed value of \$70,000 (now, \$58,000), owned and used exclusively by a dirabled veteran, or the spouse or unmarried surviving spouse of the veteran, as a home, is exempt. Effective immediately.

- NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability
 - 05-01-18 H Filed with the Clerk by Rep. Jim Watson
 - 05-01-19 H First Reading
 - H Referred to Rules Committee
 - 05-01-26 H Assigned to Revenue Committee
 - 05-02-16 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
 - 05-02-18 H Recommends Be Adopted Sub-committee/ Revenue Committee; 003-000-000
 - H Remains in Revenue Committee
 - H Added Chief Co-Sponsor Rep. Roger Jenisch
 - 05-03-03 H Do Pass / Short Debate Revenue Committee; 012-000-000
 - H Placed on Calendar 2nd Reading Short Debate
 - H Added Co-Sponsor Rep. Brandon W. Phelps
 - 05-03-15 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-03-17 H Added Chief Co-Sponsor Rep. Eddie Washington H Added Chief Co-Sponsor Rep. Michael K. Smith
 - H Added Co-Sponsor Rep. Robert F. Flider
 - 05-04-05 H Added Co-Sponsor Rep. Daniel V. Beiser
 - H Added Co-Sponsor Rep. Michelle Chavez
 - H Added Co-Sponsor Rep. Charles E. Jefferson
 - H Third Reading Short Debate Passed 111-000-000
 - H Added Co-Sponsor Rep. Elizabeth Coulson
 - H Added Co-Sponsor Rep. Suzanne Bassi
 - H Added Co-Sponsor Rep. Dan Reitz
 - H Added Co-Sponsor Rep. Thomas Holbrook
 - H Added Co-Sponsor Rep. Ed Sullivan, Jr.
 - H Added Co-Sponsor Rep. Kathleen A. Ryg
 - H Added Co-Sponsor Rep. Naomi D. Jakobsson
 - 05-04-06 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 7, 2005
 - 05-04-11 S Chief Senate Sponsor Sen. Deanna Demuzio
 - S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
 - 05-04-12 S First Reading
 - S Referred to Rules
 - 05-04-13 S Assigned to Revenue
 - 05-04-20 S Added as Alternate Chief Co-Sponsor Sen. Martin A. Sandoval
 - 05-04-21 S Do Pass Revenue; 006-000-000
 - S Placed on Calendar Order of 2nd Reading May 3, 2005
 - S Added as Alternate Chief Co-Sponsor Sen. Adeline Jay Geo-Karis 05-05-04 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 5, 2005
 - 05-05-11 S Third Reading Passed; 057-000-000
 - H Passed Both Houses
 - 05-05-28 S Added as Alternate Co-Sponsor Sen. Gary Forby
 - S Added as Alternate Co-Sponsor Sen. Debbie DeFrancesco Halvorson

- S Added as Alternate Co-Sponsor Sen. Ira I. Silverstein
- 05-05-30 S Added as Alternate Co-Sponsor Sen. Antonio Munoz
- 05-06-09 H Sent to the Governor
- 05-07-25 H Governor Approved
 - H Effective Date July 25, 2005
 - H Public Act 94-0310

HB-0271 WATSON-FLIDER-SMITH AND PHELPS.

415 ILCS 5/12.5

Amends the Environmental Protection Act. Reduces the NPDES fees for certain facilities with a Design Average Flow rate of at least 500,000 gallons per day but less than 5,000,000 gallons per day. Provides that the Environmental Protection Agency may refund the difference between any fee amounts paid and the reduced fee amounts due under this amendatory Act. Effective immediately.

- 05-01-18 H Filed with the Clerk by Rep. Jim Watson
- 05-01-19 H First Reading
 - H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

- 05-02-10 H Added Chief Co-Sponsor Rep. Robert F. Flider
- 05-03-03 H Added Co-Sponsor Rep. Brandon W. Phelps
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-03-17 H Added Chief Co-Sponsor Rep. Michael K. Smith

HB-0272 WATSON-MATHIAS-PIHOS-FRANKS-CHAPA LAVIA, BEISER, PHELPS, KELLY, SOTO, MITCHELL, BILL, DAVIS, MONIQUE, YOUNGE, TURNER, WASHINGTON, SMITH, DUGAN AND GORDON.

35 ILCS 200/15-170

35 ILCS 200/15-175

Amends the Property Tax Code. Provides that the maximum reduction under the Senior Citizens Homestead Exemption and under the general homestead exemption shall be increased annually by an amount equal to the annual rate of increase of the Consumer Price Index for the previous calendar year. Effective immediately.

- NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability
 - 05-01-18 H Filed with the Clerk by Rep. Jim Watson
 - 05-01-19 H First Reading
 - H Referred to Rules Committee
 - 05-01-26 H Chief Co-Sponsor Rep. Sidney H. Mathias H Assigned to Revenue Committee
 - 05-02-03 H Added Chief Co-Sponsor Rep. Sandra M. Pihos
 - 05-02-09 H Added Chief Co-Sponsor Rep. Jack D. Franks
 - H Added Chief Co-Sponsor Rep. Linda Chapa LaVia
 - 05-02-10 H Added Co-Sponsor Rep. Daniel V. Beiser
 - 05-03-03 H Added Co-Sponsor Rep. Brandon W. Phelps
 - 05-03-08 H Added Co-Sponsor Rep. Robin Kelly
 - H Added Co-Sponsor Rep. Cynthia Soto
 - 05-03-09 H Added Co-Sponsor Rep. Bill Mitchell
 - 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
 - 05-03-17 H Added Co-Sponsor Rep. Monique D. Davis
 - H Added Co-Sponsor Rep. Wyvetter H. Younge
 - H Added Co-Sponsor Rep. Arthur L. Turner
 - H Added Co-Sponsor Rep. Eddie Washington
 - H Added Co-Sponsor Rep. Michael K. Smith
 - 05-04-05 H Added Co-Sponsor Rep. Lisa M. Dugan

H Added Co-Sponsor Rep. Careen M Gordon

HB-0273 HASSERT AND WAIT.

5 ILCS 375/1

from Ch. 127, par. 521

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

05-01-18 H Filed with the Clerk by Rep. Brent Hassert

05-01-19 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

05-10-26 H Added Co-Sponsor Rep. Ronald A. Wait

HB-0274 HASSERT-MATHIAS-PIHOS-FRANKS-CHAPA LAVIA, BEISER, DUGAN, GORDON, SMITH, D'AMICO, JOYCE AND WASHINGTON.

35 ILCS 200/15-172

30 ILCS 805/8.29 new

Amends the Senior Citizens Assessment Freeze Homestead Exemption provisions in the Property Tax Code. Increases the ceiling for household income eligibility, for taxable years 2006 and thereafter, from \$45,000 per year to \$50,000 per year. Amends the Senior Citizens Assessment Freeze Homestead Exemption provisions and the State Mandates Act to require implementation without reimbursement from the State. Effective immediately.

STATE MANDATES FISCAL NOTE (Illinois Community College Board)

In the opinion of the Illinois Community College Board, HB 274 may create a fiscal impact on the community colleges of Illinois. Community college districts in Illinois rely on property taxes for a large portion of their funding. That funding stream could be affected by the proposed legislation, which may reduce the amount of taxes collected for community college district funding; but to what extent is not known at this time.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability; Mandate

05-01-18 H Filed with the Clerk by Rep. Brent Hassert

- 05-01-19 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
 - H Assigned to Revenue Committee
- 05-01-28 H State Mandates Fiscal Note Filed
- 05-02-03 H Added Chief Co-Sponsor Rep. Sandra M. Pihos
- 05-02-09 H Added Chief Co-Sponsor Rep. Jack D. Franks
 - H Added Chief Co-Sponsor Rep. Linda Chapa LaVia
- 05-02-16 H Added Co-Sponsor Rep. Daniel V. Beiser
- 05-03-09 H Added Co-Sponsor Rep. Lisa M. Dugan
- 05-03-10 H Added Co-Sponsor Rep. Careen M Gordon
- H Rule 19(a) / Re-referred to Rules Committee
- 05-03-17 H Added Co-Sponsor Rep. Michael K. Smith
 - H Added Co-Sponsor Rep. John D'Amico
 - H Added Co-Sponsor Rep. Kevin Joyce
 - H Added Co-Sponsor Rep. Eddie Washington

HB-0275 SAVIANO-BEISER.

35 ILCS 405/19 new

Amends the Illinois Estate and Generation-Skipping Transfer Tax Act. Provides that for taxable transfers occurring on or after July 1, 2005, no tax shall be imposed or collected under the Act. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-18 H Filed with the Clerk by Rep. Angelo Saviano
- 05-01-19 H First Reading
- H Referred to Rules Committee
- 05-01-26 H Assigned to Revenue Committee
- 05-02-16 H Added Chief Co-Sponsor Rep. Daniel V. Beiser
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0276 BLACK-TRYON-FLIDER-BEAUBIEN, PHELPS, WASHINGTON, SMITH, BEISER AND BRADLEY, JOHN.

- 35 ILCS 200/21-15
- 35 ILCS 200/21-20
- 35 ILCS 200/21-25

Amends the Property Tax Code. Provides that if an Illinois resident who is a member of the Illinois National Guard or a reserve component of the armed forces of the United States (now, applies only to reservists and there is no residency requirement) and who has an ownership interest in property taxed under the Code is called to active duty for deployment outside the continental United States and is on active duty on the due date of any installment of taxes due under the Code, he or she shall not be deemed delinquent in the payment of the installment and no interest shall accrue or be charged as a penalty on the installment until one year (now, 30 days) after that member returns from active duty. Requires notification of the county clerk within 30 days of deactivation, with failure to notify to result in penalties and interest accruing from the date of deactivation. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

- 05-01-18 H Filed with the Clerk by Rep. William B. Black
- 05-01-19 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Revenue Committee
- 05-02-01 H Added Chief Co-Sponsor Rep. Michael Tryon
- 05-02-10 H Added Chief Co-Sponsor Rep. Robert F. Flider
- 05-02-16 H Added Chief Co-Sponsor Rep. Mark H. Beaubien, Jr.
- 05-02-17 H Motion Filed Rep. William B. Black; Table House Bill 276 Pursuant to Rule 60(b)
- 05-02-18 H Tabled in Revenue Sub-committee; 003-000-000 H Motion Prevailed
 - H Tabled By Sponsor Rep. William B. Black
- 05-03-03 H Added Co-Sponsor Rep. Brandon W. Phelps
- 05-03-17 H Added Co-Sponsor Rep. Eddie Washington
- H Added Co-Sponsor Rep. Michael K. Smith
- 05-04-05 H Added Co-Sponsor Rep. Daniel V. Beiser H Added Co-Sponsor Rep. John E. Bradley

HB-0277 MITCHELL, BILL. 65 ILCS 5/11-74.4-1

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

Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Makes a technical change in a Section concerning the short title.

05-01-18 H Filed with the Clerk by Rep. Bill Mitchell

- 05-01-19 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0278 MITCHELL, BILL-BRADLEY, JOHN-PHELPS.

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. Reinstates the exemption from the tax imposed by these Acts for certain oil field exploration, drilling, and production equipment. Reinstates the exemption from the tax imposed by these Acts for coal exploration, mining, offhighway hauling, processing, maintenance, and reclamation equipment. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-18 H Filed with the Clerk by Rep. Bill Mitchell
- 05-01-19 H First Reading
- H Referred to Rules Committee
- 05-01-26 H Assigned to Revenue Committee
- 05-02-17 H Added Chief Co-Sponsor Rep. John E. Bradley
 - H Added Chief Co-Sponsor Rep. Brandon W. Phelps

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0279 WINTERS-MILLER-SMITH.

70 ILCS 1290/2

from Ch. 105, par. 327

Amends the Park District Aquarium and Museum Act. Provides that a resolution to levy and collect a tax for the maintenance of aquariums and museums in excess of 0.03 percent but not to exceed 0.15 percent (now, 0.07 percent) of the value of taxable property in the district must be published. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

H Filed with the Clerk by Rep. Dave Winters
H First Reading
H Referred to Rules Committee
H Assigned to Revenue Committee
H Recommends Be Adopted Sub-committee/ Revenue Committee; 003-000-000
H Remains in Revenue Committee
H Do Pass / Short Debate Revenue Committee; 012-000-000
H Placed on Calendar 2nd Reading - Short Debate
H Added Chief Co-Sponsor Rep. David E. Miller
H Second Reading - Short Debate
H Placed on Calendar Order of 3rd Reading - Short Debate
H Chief Co-Sponsor Rep. Michael K. Smith
H Third Reading - Short Debate - Passed 062-050-000
S Arrive in Senate
S Placed on Calendar Order of First Reading April 6, 2005
S Chief Senate Sponsor Sen. Susan Garrett
S First Reading

S Referred to Rules

HB-0280 SACIA-BAILEY.

625	ILCS	5/5-101	from	Ch.	95	1/2,	par.	5-101
625	ILCS	5/5-102	from	Ch.	95	1/2,	par.	5-102

Amends the Illinois Vehicle Code with regard to new and used vehicle dealer license fees. Provides that the fee varies according to the number of vehicles sold by the dealer during the previous year. Provides that a dealer's license application shall indicate the number of vehicles sold by the dealer the previous year, supported by documentation prescribed by the Secretary of State. Sets a new schedule of license fees for new and used vehicle dealers, including one fee for the applicant's established place of business and a lower fee for each additional place of business, if any, to which the application pertains. Effective immediately.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-01-18 H Filed with the Clerk by Rep. Jim Sacia
 - 05-01-19 H First Reading
 - H Referred to Rules Committee

 - 05-01-26 H Assigned to Executive Committee 05-02-01 H Added Chief Co-Sponsor Rep. Patricia Bailey 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0281 MEYER.

35 ILCS 200/15-172

Amends the Property Tax Code. Provides that college students who are enrolled full time at a public or private college or university and live with their parents are not to be included as a part of the "household" when determining eligibility for the Senior Citizens Assessment Freeze Homestead Exemption. Effective immediately.

- NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability
 - 05-01-18 H Filed with the Clerk by Rep. James H. Meyer
 - 05-01-19 H First Reading
 - H Referred to Rules Committee
 - 05-01-26 H Assigned to Revenue Committee
 - 05-02-25 H Recommends Be Adopted Sub-committee/ Revenue Committee; 001-002-000; Lost
 - H Remains in Revenue Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0282 MEYER, CHAVEZ, FRANKS, MCGUIRE, GORDON, DUNKIN, RYG, DELGADO, SCULLY, JEFFERSON, KELLY, DUGAN AND BEISER.

35 ILCS 200/15-97 new

30 ILCS 805/8.29 new

Amends the Property Tax Code. Provides that any component of residential property that is specifically designed and built for persons with disabilities in compliance with the accessibility guidelines and standards of the United States Architectural and Transportation Barriers Compliance Board (the "Access Board"), the construction of which is commenced on or after the effective date of this amendatory Act, is exempt from property taxes. Exempts the components of new construction as well as new components installed in existing residential property that meet Access Board standards to the extent of the value added by the components. Amends the State Mandates Act to require implementation without reimbursement from the State, Effective January 1, 2006.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability; Mandate

- 05-01-18 H Filed with the Clerk by Rep. James H. Meyer
- 05-01-19 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Revenue Committee
- 05-02-09 H Added Co-Sponsor Rep. Michelle Chavez
 - H Added Co-Sponsor Rep. Jack D. Franks
 - H Added Co-Sponsor Rep. Jack McGuire
 - H Added Co-Sponsor Rep. Careen M Gordon
 - H Added Co-Sponsor Rep. Kenneth Dunkin
 - H Added Co-Sponsor Rep. Kathleen A. Ryg
 - H Added Co-Sponsor Rep. William Delgado
 - H Added Co-Sponsor Rep. George Scully, Jr.
- 05-02-18 H Added Co-Sponsor Rep. Charles E. Jefferson
- 05-02-25 H Recommends Be Adopted Sub-committee/ Revenue Committee; 001-002-000: Lost
 - H Remains in Revenue Committee
- 05-03-09 H Added Co-Sponsor Rep. Robin Kelly
- H Added Co-Sponsor Rep. Lisa M. Dugan 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-04-07 H Added Co-Sponsor Rep. Daniel V. Beiser

HB-0283 **MEYER-PIHOS.**

- from Ch. 120, par. 439.3-5 35 ILCS 105/3-5 35 ILCS 110/3-5 from Ch. 120, par. 439.33-5 35 ILCS 115/3-5 from Ch. 120, par. 439.103-5 35 ILCS 120/2-5
- from Ch. 120, par. 441-5

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Beginning on January 1, 2006, exempts from the taxes imposed by these Act, American flags, poles intended to serve as flagstaffs for American flags, and American flag sets or kits. Provides that the exemption is not subject to the sunset requirements of the Acts. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-18 H Filed with the Clerk by Rep. James H. Meyer
- 05-01-19 H First Reading
- H Referred to Rules Committee
- 05-01-26 H Assigned to Revenue Committee
- 05-02-03 H Added Chief Co-Sponsor Rep. Sandra M. Pihos
- 05-03-03 H Recommends Be Adopted Sub-committee/ Revenue Committee; 001-002-002
 - H Remains in Revenue Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0284 MADIGAN-HOFFMAN.

Appropriates \$2 from the General Revenue Fund to the Department of Public Health for its FY06 ordinary and contingent expenses. Effective July 1, 2005.

- 05-01-18 H Filed with the Clerk by Rep. Jay C. Hoffman
- 05-01-19 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Appropriations-Human Services Committee
- 05-03-03 H Chief Sponsor Changed to Rep. Michael J. Madigan
 - H Added Chief Co-Sponsor Rep. Jay C. Hoffman

HB-0285 MADIGAN-HOFFMAN.

Appropriates \$2 from the General Revenue Fund to the Department of Commerce and

Economic Opportunity for its FY06 ordinary and contingent expenses. Effective July 1, 2005. 05-01-18 H Filed with the Clerk by Rep. Jay C. Hoffman

- 05-01-19 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Appropriations-General Services Committee
- 05-03-03 H Chief Sponsor Changed to Rep. Michael J. Madigan
 - H Added Chief Co-Sponsor Rep. Jay C. Hoffman

HB-0286 MADIGAN-HOFFMAN.

Appropriates \$2 from the General Revenue Fund to the Department of State Police for its FY06 ordinary and contingent expenses. Effective July 1, 2005.

- 05-01-18 H Filed with the Clerk by Rep. Jay C. Hoffman
- 05-01-19 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Appropriations-Public Safety Committee
- 05-03-03 H Chief Sponsor Changed to Rep. Michael J. Madigan
 - H Added Chief Co-Sponsor Rep. Jay C. Hoffman

HB-0287 MADIGAN-HOFFMAN.

Appropriates \$2 from the General Revenue Fund to the Department of Public Aid for its FY06 ordinary and contingent expenses. Effective July 1, 2005.

05-01-18 H Filed with the Clerk by Rep. Jay C. Hoffman

- 05-01-19 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Appropriations-Human Services Committee
- 05-03-03 H Chief Sponsor Changed to Rep. Michael J. Madigan
 - H Added Chief Co-Sponsor Rep. Jay C. Hoffman

HB-0288 MADIGAN-HOFFMAN.

Appropriates \$2 from the General Revenue Fund to the Department of Transportation for its FY06 ordinary and contingent expenses. Effective July 1, 2005.

- 05-01-18 H Filed with the Clerk by Rep. Jay C. Hoffman
- 05-01-19 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Appropriations-Public Safety Committee
- 05-03-03 H Chief Sponsor Changed to Rep. Michael J. Madigan
 - H Added Chief Co-Sponsor Rep. Jay C. Hoffman

HB-0289 MADIGAN-HOFFMAN.

Appropriates \$2 from the General Revenue Fund to the Department of Human Services for its FY06 ordinary and contingent expenses. Effective July 1, 2005.

- 05-01-18 H Filed with the Clerk by Rep. Jay C. Hoffman
- 05-01-19 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Appropriations-Human Services Committee
- 05-03-03 H Chief Sponsor Changed to Rep. Michael J. Madigan
 - H Added Chief Co-Sponsor Rep. Jay C. Hoffman

HB-0290 FRITCHEY-PIHOS-FROEHLICH.

- 415 ILCS 5/25d-1 new
- 415 ILCS 5/25d-2 new
- 415 ILCS 5/25d-3 new

Amends the Environmental Protection Act. Requires the Environmental Protection Agency to provide direct mail notice to all households and businesses within 2,500 feet of an area the Agency knows to be affected by certain circumstances related to the release or threat of release of a hazardous substance. Lists the circumstances when the Agency is required to give direct mail notice. States the form and content requirements for the direct mail notice. Requires the Agency to provide for the notification by newspaper under certain other circumstances related to the release or threat of release of a hazardous substance. Lists the events that require the Agency to give newspaper notification. States the form and content requirements for the newspaper notification. Provides that the Agency is not liable for the accuracy, availability, or HB-0291 to HB-0294

use of the information provided by the Agency under this amendatory Act unless the Agency's act or omission constitutes willful and wanton misconduct. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-18 H Filed with the Clerk by Rep. John A. Fritchey

05-01-19 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Environment & Energy Committee

05-02-01 H Added Chief Co-Sponsor Rep. Patricia R. Bellock

05-02-03 H Added Chief Co-Sponsor Rep. Sandra M. Pihos

05-02-16 H Remove Chief Co-Sponsor Rep. Patricia R. Bellock

05-02-23 H Chief Co-Sponsor Rep. Paul D. Froehlich

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

TURNER. HB-0291 230 [LCS 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.

05-01-18 H Filed with the Clerk by Rep. Arthur L. Turner 05-01-19 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

TURNER. HB-0292

230 ILCS 5/26

from Ch. 8, par. 37-26

230 ILCS 5/26.2 from Ch. 8, par. 37-26.2 Amends the Illinois Horse Racing Act of 1975. Makes changes concerning the collection and payment of certain purse moneys. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-18 H Filed with the Clerk by Rep. Arthur L. Turner

05-01-19 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Gaming Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0293 TURNER.

230 ILCS 5/26	from Ch. 8, par. 37-26
230 ILCS 5/26.5	from Ch. 8, par. 37-26.5
230 ILCS 5/29	from Ch. 8, par. 37-29
230 ILCS 5/263 ren	

Amends the Illinois Horse Racing Act of 1975. Deletes the provisions concerning the payment of certain moneys that would otherwise be payable to purse accounts to wagering facilities if the total Illinois pari-mutuel handle on Illinois horse races at all wagering facilities in a calendar year is less than 75% of the total Illinois pari-mutuel handle on Illinois horse races at all such wagering facilities for calendar year 1994 (the recapture provisions). Makes changes concerning the distribution of certain inter-track wagering moneys. Repeals a provision authorizing organization licensees to impose a surcharge on winning wagers and winnings from

wagers and makes a corresponding change.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-18 H Filed with the Clerk by Rep. Arthur L. Turner

05-01-19 H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Gaming Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

MITCHELL, BILL-SOMMER-STEPHENS-DUGAN-BEISER, BRADLEY, HB-0294 JOHN, GORDON, CHAVEZ, JEFFERSON, JAKOBSSON, RYG, COLLINS AND HANNIG.

30 ILCS 500/45-70 new

Amends the Illinois Procurement Code. Requires the purchase or lease of motor vehicles assembled in Illinois if the cost is not more than 10% greater than the purchase or lease of motor vehicles that are not assembled in Illinois but otherwise meet contract specifications. FISCAL NOTE (Department of Transportation) Passage of this bill would require no immediate expenditures by DOT. However, the Department would need to cover a potential 10% increase in costs for future purchasing of vehicles. This would amount to \$1,500 to \$2,000 for a typical station wagon. For every 10 vehicles purchased, the Department would lose the ability to purchase the 11th vehicle, since the preference is rolled into the purchase of the 10 vehicles. FISCAL NOTE (Central Management Services) The Department of Central Management Services anticipates a fiscal impact from this bill, as amended, to be slightly less than a million dollars. NOTE(S) THAT MAY APPLY: Fiscal 05-01-18 H Filed with the Clerk by Rep. Bill Mitchell 05-01-19 H First Reading H Referred to Rules Committee 05-01-25 H Added Chief Co-Sponsor Rep. Keith P. Sommer 05-01-26 H Assigned to State Government Administration Committee 05-02-09 H Added Chief Co-Sponsor Rep. Ron Stephens H Added Chief Co-Sponsor Rep. Lisa M. Dugan H Do Pass / Short Debate State Government Administration Committee; 009-000-000 05-02-10 H Placed on Calendar 2nd Reading - Short Debate 05-02-17 H Fiscal Note Requested by Rep. Brandon W. Phelps 05-02-24 H House Amendment No. 1 Filed with Clerk by Rep. Bill Mitchell H House Amendment No. 1 Referred to Rules Committee 05-03-02 H House Amendment No. 1 Recommends Be Adopted Rules Committee; 004-000-000 05-03-08 H Fiscal Note Requested by Rep. Gary Hannig 05-03-10 H Added Chief Co-Sponsor Rep. Daniel V. Beiser H Added Co-Sponsor Rep. John E. Bradley 05-03-16 H Added Co-Sponsor Rep. Careen M Gordon 05-03-17 H Fiscal Note Filed 05-03-28 H Fiscal Note Filed 05-04-05 H Added Co-Sponsor Rep. Michelle Chavez H Added Co-Sponsor Rep. Charles E. Jefferson 05-04-06 H Added Co-Sponsor Rep. Naomi D. Jakobsson 05-04-08 H Second Reading - Short Debate H Held on Calendar Order of Second Reading - Short Debate 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

- 05-05-30 H Added Co-Sponsor Rep. Kathleen A. Ryg
 - H Added Co-Sponsor Rep. Annazette Collins
 - H Added Co-Sponsor Rep. Gary Hannig

HB-0295 REITZ-PRITCHARD-WATSON-PHELPS, MOFFITT, BRADY, WINTERS AND DUGAN.

415 ILCS 60/13

from Ch. 5, par. 813

Amends the Illinois Pesticide Act. Provides that beginning July 1, 2005, any pesticide dealer selling non-restricted use pesticides for use in the production of an agricultural commodity in containers with a capacity of 2.5 gallons or greater or 10 pounds or greater must register with the Department on forms provided by the Director. Effective immediately.

SENATE COMMITTEE AMENDMENT NO. 1

Further amends the Illinois Pesticide Act. Provides that each place of business that sells non-restricted pesticides for use in the production of an agricultural commodity in containers with a capacity of 2.5 gallons or greater or 10 pounds or greater shall be considered a separate entity for the purpose of registration.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-18 H Filed with the Clerk by Rep. Dan Reitz

- 05-01-19 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Agriculture & Conservation Committee
- 05-02-01 H Do Pass / Short Debate Agriculture & Conservation Committee; 015-000-000

05-02-02	H Placed on Calendar 2nd Reading - Short Debate
	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
	H Chief Co-Sponsor Rep. Robert W. Pritchard
	H Co-Sponsor Rep. Donald L. Moffitt
05-02-03	H Added Chief Co-Sponsor Rep. Jim Watson
	H Added Chief Co-Sponsor Rep. Brandon W. Phelps
	H Added Co-Sponsor Rep. Dan Brady
	H Added Co-Sponsor Rep. Dave Winters
	H Added Co-Sponsor Rep. Lisa M. Dugan
	H Third Reading - Short Debate - Passed 115-000-000
05-02-15	S Arrive in Senate
	S Placed on Calendar Order of First Reading February 16, 2005
05-02-24	S Chief Senate Sponsor Sen. Deanna Demuzio
	S First Reading
	S Referred to Rules
	S Added as Alternate Chief Co-Sponsor Sen. Dan Rutherford
	S Assigned to Agriculture & Conservation
05-04-14	
	Demuzio
	S Senate Committee Amendment No. 1 Referred to Rules
05-04-19	•
	Conservation
05-04-20	S Senate Committee Amendment No. 1 Adopted
	S Do Pass as Amended Agriculture & Conservation; 009-000-000
05 05 04	S Placed on Calendar Order of 2nd Reading April 21, 2005
05-05-04	S Second Reading S Placed on Calendar Order of 3rd Reading May 5, 2005
05 05 11	S Third Reading - Passed; 057-000-000
05-05-11	H Arrived in House
	H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
05-05-12	H Senate Committee Amendment No. 1 Motion Filed Concur Rep. Dan Reitz
05-05-12	H Senate Committee Amendment No. 1 Motion to Concur Referred to Rules
	Committee
05-05-24	H Senate Committee Amendment No. 1 Motion to Concur Recommends be
03-03-24	Adopted Rules Committee; 004-000-000
05-05-26	H Senate Committee Amendment No. 1 House Concurs 114-000-000
00 00 20	H Passed Both Houses
05-06-16	H Sent to the Governor
	H Governor Approved
	H Effective Date June 20, 2005
	H Public Act
06 CP	ANREDC-DEIT7

HB-0296 GRANBERG-REITZ.

220 ILCS 5/9-220 from Ch. 111 2/3, par. 9-220

Amends the Public Utilities Act. Authorizes any gas utility to enter into a long-term contract with any company for synthetic natural gas produced from coal through the gasification process. Provides guidelines for determining if the cost for the synthetic natural gas is reasonable and prudent.

05-01-18 H Filed with the Clerk by Rep. Kurt M. Granberg

- H Chief Co-Sponsor Rep. Dan Reitz
- 05-01-19 H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0297 DAVIS, MONIQUE.

225 ILCS 410/3D-10 new

Amends the Barber, Cosmetology, Esthetics, and Nail Technology Act. Provides that an application for a certificate of registration for the ownership or operation of a nail technology salon, and renewal, shall be accompanied by a fee of \$0.50, which shall be used by the

5 11 05 20/4 14

Department for the purpose of conducting random inspections of nail technology salons in order to ensure that the salons meet standards of cleanliness developed by the Department. Requires the Department of Financial and Professional Regulation to consult with the Department of Public Health in the development of these standards of cleanliness.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-19 H Filed with the Clerk by Rep. Monique D. Davis
 - H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Registration and Regulation Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0298 MCAULIFFE-MILLNER-SAVIANO.

5 ILUS	80/4.10							
225 ILCS	5/3		from	Ch.	111, р	ar.	7603	
225 ILCS	5/4		from	Ch.	111, p	ar.	7604	
225 ILCS	5/6		from	Ch.	111, p	ar.	7606	
225 ILCS	5/9		from	Ch.	111, p	ar.	7609	
225 ILCS	5/10		from	Ch.	111, p	ar.	7610	
225 ILCS	5/13		from	Ch.	111, p	ar.	7613	
225 ILCS	5/16		from	Ch.	111, p	ar.	7616	
225 ILCS	5/17.5							
225 ILCS	5/34.1 new							
225 ILCS	5/34.2 new							
225 ILCS	5/34 rep.							
Amondo th	a Regulatory	Sumeat	Act	to re	move	the	Dim	~

Amends the Regulatory Sunset Act to remove the Illinois Athletic Trainers Practice Act from the list of Acts that get repealed pursuant to the Regulatory Sunset Act. Amends the Illinois Athletic Trainers Practice Act. Changes the definitions of the terms "licensed athletic training" and "referral". Provides a definition for the terms "athletic injury" and "athletic training aide". Makes changes in provisions concerning what activities are exempt from the application of the Act, educational and professional requirements, requirements for licensure by endorsement, and grounds for disciplinary action. Adds a licensed athletic trainer to the Athletic Training Board. Removes provisions concerning initial appointments to the Board. Corrects references to registration to reflect that athletic trainers are licensed. Provides that if any portion of the Act that can be given effect without the invalid portion. Provides that a licensed athletic trainer who provides emergency care without fee shall not be held liable for civil damages unless his or her acts constitute wilful or wanton misconduct. Makes other changes. Effective immediately. HOUSE AMENDMENT NO. 1

Deletes reference to: 225 ILCS 5/34 rep. Adds reference to: 5 ILCS 80/4.26 new 225 ILCS 5/34

Deletes everything after the enacting clause. Amends the Regulatory Sunset Act to extend the repeal of the Illinois Athletic Trainers Practice Act to January 1, 2016. Amends the Illinois Athletic Trainers Practice Act. Defines "athletic trainer aide". Adds provisions concerning activities that are exempt from the Act. Changes the membership of the Athletic Training Board from 6 members to 7 and removes a provision concerning initial appointments to the Board. Requires an applicant for a license as an athletic trainer to have graduated from a curriculum in athletic training accredited by the Joint Review Committee on Athletic Training (now, the curriculum must be approved by the Department and, in approving the curriculum, the Department shall consider, but not be bound by, accreditation). Provides that proof (now, notarized proof) of completion of approved continuing education is required for license renewal (now, 40 contact hours of continuing education is required) and that the number of hours and their composition shall be set by rule. Provides that the Department may impose disciplinary fines not to exceed \$5,000, rather than \$1,000. Provides that athletic trainers shall require licensure, rather than registration. Makes other changes. Effective immediately.

HOUSE AMENDMENT NO. 3

Deletes reference to:

225 ILCS 5/34.2 new

Provides that a person shall be qualified to receive a license as an athletic trainer if he or

she has graduated from a curriculum in athletic training accredited by the Joint Review Committee on Athletic Training (JRC-AT) of the Commission on Accreditation of Allied Health Education Programs (CAAHEP), its successor entity, or its equivalent, as approved by the Department (instead of providing that a person is qualified if he or she has graduated from a curriculum in athletic training accredited by the JRC-AT of the CAAHEP or its successor entity). In the provision concerning endorsement, provides that if the requirements of another state are not substantially equal to Illinois requirements, or if at the time of application the state in which the applicant has been practicing does not regulate the practice of athletic training, and the applicant began practice in that state prior to January 1, 2004, a person having certain qualifications may (rather than shall) be qualified to receive a license as an athletic trainer if he or she meets certain criteria. Removes the Section concerning the provision of emergency care in good faith and without fee by a licensed athletic trainer. Removes the effective date provision.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-01-19 H Filed with the Clerk by Rep. Dan Brady
 - H First Reading
 - H Referred to Rules Committee
 - 05-01-26 H Assigned to Registration and Regulation Committee
 - 05-03-02 H Chief Sponsor Changed to Rep. Angelo Saviano
 - H House Amendment No. 1 Filed with Clerk by Registration and Regulation Committee
 - H House Amendment No. 1 Adopted in Registration and Regulation Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Registration and Regulation Committee; 022-000-000
 - 05-03-03 H Placed on Calendar 2nd Reading Short Debate
 - 05-03-10 H Added Chief Co-Sponsor Rep. John J. Millner
 - 05-04-05 H House Amendment No. 2 Filed with Clerk by Rep. Angelo Saviano
 - H House Amendment No. 2 Referred to Rules Committee
 - 05-04-06 H House Amendment No. 2 Recommends Be Adopted Rules Committee; by Voice Vote
 - 05-04-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
 - 05-04-11 H House Amendment No. 3 Filed with Clerk by Rep. Angelo Saviano
 - H House Amendment No. 3 Referred to Rules Committee
 - 05-04-12 H House Amendment No. 3 Recommends Be Adopted Rules Committee; 003-001-000
 - H House Amendment No. 2 Withdrawn by Rep. Angelo Saviano
 - H House Amendment No. 3 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-04-13 H Chief Sponsor Changed to Rep. Michael P. McAuliffe
 - H Added Chief Co-Sponsor Rep. Angelo Saviano
 - H Third Reading Short Debate Passed 116-000-000
 - 05-04-14 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 15, 2005
 - 05-04-18 S Chief Senate Sponsor Sen. William R. Haine
 - 05-04-19 S Added as Alternate Chief Co-Sponsor Sen. Kwame Raoul S First Reading
 - S Referred to Rules
 - 05-04-21 S Assigned to Licensed Activities
 - 05-05-05 S Do Pass Licensed Activities; 007-000-000
 - S Placed on Calendar Order of 2nd Reading May 10, 2005 05-05-16 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 17, 2005
 - 05-05-17 S Third Reading Passed; 056-000-000
 - H Passed Both Houses
 - 05-06-15 H Sent to the Governor
 - 05-07-19 H Govemor Approved
 - H Effective Date January 1, 2006

HB-0299 MOLARO AND GRAHAM.

- 40 ILCS 5/17-119
- from Ch. 108 1/2, par. 17-119
- 40 ILCS 5/17-119.2 new 40 ILCS 5/17-122

from Ch. 108 1/2, par. 17-122

30 ILCS 805/8.29 new

Amends the Chicago Teacher Article of the Illinois Pension Code. Provides for a one-time increase in certain retirement and survivor's annuities. 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 retirement system to review and report on significant changes in purchasing power. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

- NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension
 - 05-01-19 H Filed with the Clerk by Rep. Robert S. Molaro
 - H First Reading
 - H Referred to Rules Committee
 - 05-01-26 H Assigned to Executive Committee
 - 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
 - 05-04-11 H Added Co-Sponsor Rep. Deborah L. Graham

HB-0300 MOLARO.

40 ILCS 5/17-116 from Ch. 108 1/2, par. 17-116

30 ILCS 805/8.29 new

Amends the Chicago Teachers Article of the Illinois Pension Code. Raises the maximum allowable service retirement pension from 75% to 80% of average salary. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

- NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension
 - 05-01-19 H Filed with the Clerk by Rep. Robert S. Molaro
 - H First Reading
 - H Referred to Rules Committee
 - 05-01-26 H Assigned to Executive Committee
 - 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0301 MOLARO.

40 ILCS 5/17-116 from Ch. 108 1/2, par. 17-116

30 ILCS 805/8.29 new

Amends the Chicago Teacher Article of the Pension Code. Provides that a teacher may receive a retirement pension at age 60 with 10 years of service. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

- 05-01-19 H Filed with the Clerk by Rep. Robert S. Molaro
 - H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0302 MOLARO.

40 ILCS 5/17-116.1

from Ch. 108 1/2, par. 17-116.1

30 ILCS 805/8.29 new

Amends the Chicago Teachers Article of the Illinois Pension Code. Provides that a member who retires after June 1, 2005 and before June 30, 2010 and within 6 months of the last day of teaching for which contributions were required may make a one time contribution to the system and thereby avoid early retirement reduction in allowance. Provides that an election by a member to make such a contribution obligates the last Employer to make a one time contribution to the Fund. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

- 05-01-19 H Filed with the Clerk by Rep. Robert S. Molaro
 - H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0303 MOLARO.

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

40 ILCS 5/17-131

30 ILCS 805/8.29 new

Amends the Chicago Teacher Article of the Pension Code. Provides that salary received on or after July 1, 1999 for overtime, summer school, and other optional service shall be included in the calculation of salary for pension purposes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

05-01-19 H Filed with the Clerk by Rep. Robert S. Molaro

H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0304 MOLARO.

40 ILCS 5/17-119 from Ch. 108 1/2, par. 17-119

30 ILCS 805/8.29 new

Amends the Chicago Teacher Article of the Pension Code. Calculates the pro rata portion of the initial annual increase in retirement pension from attainment of age 55 (or the date of retirement) rather than from attainment of age 61. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

05-01-19 H Filed with the Clerk by Rep. Robert S. Molaro

H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0305 MOLARO.

40 ILCS 5/17-122 from Ch. 108 1/2, par. 17-122

30 ILCS 805/8.29 new

Amends the Chicago Teacher Article of the Pension Code to increase the minimum total survivor's pension to 50% of the earned retirement pension for survivors of members who died before January 1, 1987. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

05-01-19 H Filed with the Clerk by Rep. Robert S. Molaro

H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

306 MOLARO. 40 ILCS 5/17-119

from Ch. 108 1/2, par. 17-119

30 ILCS 805/8.29 new

Amends the Chicago Teacher Article of the Pension Code. Accelerates the initial annual increase in retirement pension to the January following the first anniversary of retirement. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

05-01-19 H Filed with the Clerk by Rep. Robert S. Molaro

H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0307 MOLARO.

40 ILCS 5/17-131 from Ch. 108 1/2, par. 17-131

30 ILCS 805/8.29 new

Amends the Chicago Teacher Article of the Pension Code. Provides that salary received on or after July 1, 2005 for overtime, summer school, and other optional service shall be included in the calculation of salary for pension purposes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

- 05-01-19 H Filed with the Clerk by Rep. Robert S. Molaro H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

MOLARO. HB-0308

40 ILCS 5/17-124	from	Ch.	108	1/2,	раг.	17-124
40 ILCS 5/17-133	from	Ch.	108	1/2,	раг.	17-133

30 ILCS 805/8.29 new

Amends the Chicago Teacher Article of the Illinois Pension Code. Changes the manner of computing the refund payable upon the death of a retired teacher. Also allows certain teachers who are certified but not appointed to establish certain optional service credits. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

05-01-19 H Filed with the Clerk by Rep. Robert S. Molaro

H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0309 MOLARO.

40 ILCS 5/14-104	from Ch.	108	1/2, par.	14-104
40 ILCS 5/15-113.3	from Ch.	108	1/2, par.	15-113.3
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 805/8.29 new			•	

Amends the Illinois Pension Code. In the Downstate Teacher and Chicago Teacher Articles, provides that a participant may establish, without paying contributions, up to 5 years of credit for military service immediately following employment, and removes certain restrictions relating to wartime. In those Articles and the State Employee and State Universities Articles, changes the method of calculating interest when establishing credit for military service not immediately following employment. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

05-01-19 H Filed with the Clerk by Rep. Robert S. Molaro

H First Reading

H Referred to Rules Committee

05-01-26 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0310 MOLARO-REITZ-MCGUIRE-SULLIVAN-VERSCHOORE.

35	ILCS	5/304	from	Ch.	120,	par.	3-304
35	ILCS	5/601	from	Ch.	120,	par.	6-601

from Ch. 120, par. 6-601

Amends the Illinois Income Tax Act. Sets forth procedures to determine the source income of a nonresident individual who is a member of a professional athletic team.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-19 H Filed with the Clerk by Rep. Robert S. Molaro

H First Reading

- H Referred to Rules Committee
- 05-01-26 H Assigned to Revenue Committee
- 05-02-16 H Added Chief Co-Sponsor Rep. Dan Reitz
- 05-02-24 H Added Chief Co-Sponsor Rep. Jack McGuire
- 05-02-25 H Recommends Be Adopted Sub-committee/ Revenue Committee; 003-000-000
 - H Remains in Revenue Committee
 - H Added Chief Co-Sponsor Rep. Ed Sullivan, Jr.
- 05-03-03 H Do Pass / Short Debate Revenue Committee; 012-000-000
 - H Placed on Calendar 2nd Reading Short Debate

(05-03-15	H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate
()5-03-17	H Third Reading - Short Debate - Passed 113-000-000
		H Added Chief Co-Sponsor Rep. Patrick J Verschoore
		S Arrive in Senate
		S Placed on Calendar Order of First Reading April 6, 2005
(05-04-13	S Chief Senate Sponsor Sen. James F. Clayborne, Jr.
()5-04-14	S First Reading
		S Referred to Rules
		S Assigned to Revenue
()5-05-05	S Do Pass Revenue; 009-000-000
		S Placed on Calendar Order of 2nd Reading May 10, 2005
()5-05-19	S Second Reading
		S Placed on Calendar Order of 3rd Reading May 20, 2005
(JS-05-20	S Third Reading - Passed; 056-000-000
	DE 04 17	H Passed Both Houses
		H Sent to the Governor H Governor Approved
	JJ-07-19	H Effective Date January 1, 2006
		H Public Act
31	I MO	LARO.

40 ILCS 5/7-114 40 ILCS 5/7-118 40 ILCS 5/7-139 40 ILCS 5/7-153 L 5000	from Ch. 108 1/2, par. 7-114 from Ch. 108 1/2, par. 7-118 from Ch. 108 1/2, par. 7-139
40 ILCS 5/7-153.1 new 40 ILCS 5/7-170 40 ILCS 5/7-171 40 ILCS 5/7-172 40 ILCS 5/7-173 40 ILCS 5/7-173.2 40 ILCS 5/7-204 40 ILCS 5/7-205	from Ch. 108 1/2, par. 7-170 from Ch. 108 1/2, par. 7-171 from Ch. 108 1/2, par. 7-172 from Ch. 108 1/2, par. 7-173. from Ch. 108 1/2, par. 7-173.2 from Ch. 108 1/2, par. 7-204 from Ch. 108 1/2, par. 7-205
40 ILCS 5/7-211 30 ILCS 805/8.29 new	from Ch. 108 1/2, par. 7-211

Amends the IMRF Article of the Illinois Pension Code. Provides that any moneys received by an elected official from the State of Illinois for service in that capacity shall be deemed earnings unless specifically excluded. Changes the provisions defining and specifying the manner of designating a beneficiary. With respect to persons establishing service credit for periods spent on a leave of absence, removes a provision requiring application within 2 years. Removes obsolete language relating to the payment of federal social security contributions to the Fund. Provides that an employee whose disability determination or medical examination results are at issue before the Board may request that the portion of the Board meeting or committee hearing concerning the disability determination or medical examination be closed to the public. Provides that if a retiring employee has accumulated nonconcurrent service with more than one participating municipality or participating instrumentality, aggregate municipality charges shall be prorated among all nonfinal employers based on service credit and projected earnings with those employers and, for the final employer, municipality charges shall be based on the remaining cost of the employee's pension. Makes a technical correction. Provides that each county with current or former elected county officers participating in the alternative annuity program shall have a separate employer contribution rate computed for those elected officers, and provides that those officers shall be treated as a separate unit within the Fund. In the provisions relating to employer pick-up of employee contributions, requires pick-up of employee contributions under the alternative program for elected county officers. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately,

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

- 05-01-19 H Filed with the Clerk by Rep. Robert S. Molaro
 - H First Reading
 - H Referred to Rules Committee
- 05-01-26 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

105 ILCS 5/27-20.3 from Ch. 122, par. 27-20.3

30 ILCS 805/8.29 new

Amends the School Code. Provides that the required unit of instruction studying the events of the Holocaust shall be expanded to include the study of other events of genocide, including those in Ukraine, Cambodia, Bosnia, Rwanda, and Sudan. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Amends the School Code. Provides that in addition to the unit of instruction studying the events of the Holocaust, the curriculum of every public elementary school and high school shall include a unit of instruction studying other acts of genocide across the globe, including, but not limited to, the Amenian Genocide, the Famine-Genocide in Ukraine, and more recent atrocities in Cambodia, Bosnia, Rwanda, and Sudan. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

05-01-19	H Filed with the Clerk by Rep. John A. Fritchey
	H Chief Co-Sponsor Rep. Paul D. Froehlich
05-01-26	H First Reading
	H Referred to Rules Committee
	H Assigned to Elementary & Secondary Education Committee
05-02-01	H Added Chief Co-Sponsor Rep. Lou Lang
	H Added Chief Co-Sponsor Rep. Harry Osterman
	H Added Chief Co-Sponsor Rep. Mary E. Flowers
	H Remove Chief Co-Sponsor Rep. Mary E. Flowers
05-02-03	H Added Chief Co-Sponsor Rep. Marlow H. Colvin
	H Added Co-Sponsor Rep. Mary E. Flowers
	H Added Co-Sponsor Rep. Calvin L. Giles
05-02-09	H House Amendment No. 1 Filed with Clerk by Elementary & Secondary
	Education Committee
	H House Amendment No. 1 Adopted in Elementary & Secondary Education
	Committee; 022-000-000
	H Do Pass as Amended / Standard Debate Elementary & Secondary Education
	Committee; 013-008-000
	H Added Co-Sponsor Rep. Kevin Joyce
	H Added Co-Sponsor Rep. David E. Miller
	H Added Co-Sponsor Rep. Ruth Munson
	H Added Co-Sponsor Rep. Rosemary Mulligan
05-02-10	H Placed on Calendar 2nd Reading - Standard Debate
	H Second Reading - Standard Debate
	H Placed on Calendar Order of 3rd Reading - Standard Debate
05-03-01	H Third Reading - Standard Debate - Passed 096-011-007
	H Added Co-Sponsor Rep. Eddie Washington
	H Added Co-Sponsor Rep. Richard T. Bradley
05-03-02	S Arrive in Senate
	S Placed on Calendar Order of First Reading March 3, 2005
05-03-03	S Chief Senate Sponsor Sen. Jacqueline Y. Collins
	S Added as Alternate Chief Co-Sponsor Sen. Ira I. Silverstein
05-03-08	S First Reading
	S Referred to Rules
05-04-06	S Added as Alternate Chief Co-Sponsor Sen. Susan Garrett
05-04-13	S Assigned to Education
05-04-14	S Added as Alternate Chief Co-Sponsor Sen. Jeffrey M. Schoenberg
05-04-20	S Do Pass Education; 009-000-002
	S Placed on Calendar Order of 2nd Reading April 21, 2005
05-05-04	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 5, 2005
05-05-11	S Added as Alternate Chief Co-Sponsor Sen. Mattie Hunter

- S Added as Alternate Co-Sponsor Sen. Kwame Raoul
- S Third Reading Passed; 047-005-005
- H Passed Both Houses
- 05-05-28 S Added as Alternate Co-Sponsor Sen. Terry Link
- 05-05-29 S Added as Alternate Co-Sponsor Sen. Debbie DeFrancesco Halvorson
- 05-06-09 H Sent to the Governor
- 05-08-05 H Governor Approved
 - H Effective Date August 5, 2005
 - H Public Act 94-0478

HB-0313 SACIA.

- 35 ILCS 105/9 from Ch. 120, par. 439.9
- 35 ILCS 120/3 from Ch. 120, par. 442

Amends the Use Tax Act and the Retailers' Occupation Tax Act. Provides that a transaction reporting return in the case of a motor vehicle or trailer that is required to be registered with the Secretary of State is filed in a timely manner if it is mailed to the Secretary of State within 20 days after the day of delivery of the motor vehicle or trailer, as indicated by the postmark, rather than if it is filed with the Department of Revenue within 20 days after the day of delivery of the item.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-19 H Filed with the Clerk by Rep. Jim Sacia

- 05-01-26 H First Reading
 - H Referred to Rules Committee
 - H Assigned to Revenue Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0314 SCHMITZ.

Authorizes the Department of Corrections to convey the described property to the Community Unit School District 303.

05-01-19 H Filed with the Clerk by Rep. Timothy L. Schmitz

- 05-01-26 H First Reading
 - H Referred to Rules Committee
 - H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0315 BURKE-BROSNAHAN-HOLBROOK-FRITCHEY-FEIGENHOLTZ, MENDOZA, ACEVEDO, HOFFMAN, MITCHELL, JERRY, BAILEY, HAMOS, BERRIOS, PATTERSON, COLVIN, DAVIS, MONIQUE AND SAVIANO.

New Act

- 30 ILCS 105/5.640 new
- 30 ILCS 105/8h
- 35 ILCS 5/507EE new

510 ILCS 5/3 from Ch. 8, par. 353

30 ILCS 805/8.29 new

Creates the Illinois Public Health and Safety Animal Population Control Act. Requires the Department of Public Health to develop and administer a program of reimbursements to veterinarians for the sterilization and rabies vaccination of the dogs and cats of low-income owners and feral cat colony caretakers. Requires a co-payment by the owner or feral cat colony caretaker. Funds the program through a voluntary individual income tax checkoff and a \$3 fee on each rabies vaccination required by the Animal Control Act. Authorizes administrative fines for violations of the program. Amends the State Finance Act to create the necessary special fund within the State treasury and amends the Illinois Income Tax Act to establish the checkoff. Amends the Animal Control Act. Requires (now, authorizes) a county board to require the registration of dogs and cats. Imposes a \$100 fine for failure to register. Requires that the fine be divided between the local animal control fund and the Illinois Public Health and Safety Animal Population Control Fund. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes reference to:

30 ILCS 805/8.29 new

Deletes everything. Reinserts the bill with the following changes: Provides that the bill may

be referred to as the Anna Cieslewicz Act. In the new Act, exempts farm dogs from the requirement that they be registered and that a fee be collected upon their registration. Requires the Department of Public Health to award grants to counties and municipalities that offer sterilization services. Requires that 20% of the special fund be set aside for those grants. In the Animal Control Act, removes the requirement that a county board require registration of dogs and cats. Exempts farm dogs from any registration required by a county. Removes the change to the State Mandates Act.

HOUSE AMENDMENT NO. 2

Repeals the new Act December 31, 2012. Makes conforming changes in the amendatory provisions of the other Acts.

STATE MANDATES FISCAL NOTE (H-AM 1&2) (Dept. of Commerce and Econ Opportunity)

In the opinion of DCEO, House Bill 315 (H-AM 1 & 2) creates a service mandate for which 50%-100% of the increased costs to units of local government is required under the State Mandates Act.

FISCAL NOTE (Department of Public Health)

The estimated full year fiscal impact of House Bill 315 is approximately \$226,000. These costs are related to the implementation activities of the Illinois Department of Public Health and the development of a database to track compliance at the local level, accept receipts from the newly created funds and provide reimbursement for local veterinarians providing services.

FISCAL NOTE (Illinois Department of Revenue)

There are currently nine tax checkoffs on the IL-1040 tax form. The IL-1040 could accommodate ten tax checkoffs before the Department of Revenue would have to expand it to include a separate schedule for tax checkoffs. If a tax checkoff does not collect at least \$100,000 by October 1, it is dropped from the form for the following year. If the number of tax checkoffs added this year plus the number of existing checkoffs that remain on the form for next year is greater than ten, the Department of Revenue would have to expand the IL-1040 to include a schedule for the tax checkoffs, which would cost the Department of Revenue approximately \$40,000 per year.

FISCAL NOTE (Department of Revenue)

There are currently nine tax checkoffs on the IL-1040 tax form. The IL-1040 could accommodate ten tax checkoffs before the Department of Revenue would have to expand it to include a separate schedule for tax checkoffs. If a tax checkoff does not collect at least \$100,000 by October 1, it is dropped from the form for the following year. If the number of tax checkoffs added this year plus the number of existing checkoffs that remain on the form for next year is greater than ten, the Department of Revenue would have to expand the IL-1040 to include a schedule for the tax checkoffs, which would cost the Department of Revenue approximately \$40,000 per year.

HOUSE AMENDMENT NO. 3

Deletes reference to:

30 ILCS 105/5.640 new

30 ILCS 105/8h

510 ILCS 5/3

Adds reference to:

30 ILCS 105/5.568 510 ILCS 5/2.11c new

625 ILCS 5/3-653

025 ILC 3 5/3-055

Deletes everything after the enacting clause. Creates the Illinois Public Health and Safety Animal Population Control Act. Requires the Department of Public Health to at least partially reimburse veterinarians for the rabies immunization or sterilization of dogs and cats owned by eligible low-income persons. Funds the program through an income tax check-off, fees from Pet Friendly license plates, and various fines imposed under the Animal Control Act. Amends the Animal Control Act. Makes various changes to impose the additional fees, further regulate dangerous dogs, and promote county animal population control programs. Amends the State Finance Act, the Illinois Income Tax Act, and the Illinois Vehicles Code to make conforming changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

SENATE FLOOR AMENDMENT NO. 2

In the new Act, with respect to the eligibility of owners, specifies that the qualifying Disability Insurance Benefits Program is the Social Security Disability Insurance Benefits

Program. In the Animal Control Act, changes from \$15 to \$10 the minimum differential for intact animals that the county must include in its individual dog or cat registration

fee.	
NOTE(S) TH	AT MAY APPLY: Fiscal; Mandate
	H Filed with the Clerk by Rep. Daniel J. Burke
	H Co-Sponsor Rep. Sara Feigenholtz
05 01 20	H Co-Sponsor Rep. Ron Stephens
	H Co-Sponsor Rep. Susana A Mendoza
	H Co-Sponsor Rep. Edward J. Acevedo
	H First Reading
	H Referred to Rules Committee
	H Assigned to State Government Administration Committee
05-02-08	H Added Chief Co-Sponsor Rep. James D. Brosnahan
05-02-10	H Added Co-Sponsor Rep. Jay C. Hoffman
	H Re-assigned to Executive Committee
05-02-16	
	H Added Co-Sponsor Rep. Jerry L. Mitchell
	H Added Co-Sponsor Rep. Michelle Chavez
	H Added Co-Sponsor Rep. Patricia Bailey
	H Added Co-Sponsor Rep. Linda Chapa LaVia
	H Added Co-Sponsor Rep. Julie Hamos
	H Added Co-Sponsor Rep. Maria Antonia Berrios
	H Added Co-Sponsor Rep. Milton Patterson
)5-03-02	H House Amendment No. 1 Filed with Clerk by Executive Committee
	H House Amendment No. 1 Adopted in Executive Committee; by Voice Vote
	H Do Pass as Amended / Short Debate Executive Committee; 010-001-000
J5-03-03	
	H Removed Co-Sponsor Rep. Linda Chapa LaVia
	H Added Co-Sponsor Rep. Marlow H. Colvin
05-03-09	
	H House Amendment No. 2 Filed with Clerk by Rep. Daniel J. Burke
	H House Amendment No. 2 Referred to Rules Committee
05-03-10	
03-03-10	H Removed Co-Sponsor Rep. Thomas Holbrook
05-03-15	
05-05-15	H House Amendment No. 2 Recommends Be Adopted Rules Committee;
	005-000-000
	H Second Reading - Short Debate
	H House Amendment No. 2 Adopted by Voice Vote
	H Held on Calendar Order of Second Reading - Short Debate
	H Added Chief Co-Sponsor Rep. John A. Fritchey
	H Added Chief Co-Sponsor Rep. Sara Feigenholtz
	H Removed Co-Sponsor Rep. Sara Feigenholtz
	H Fiscal Note Requested by Rep. William B. Black
	H State Mandates Fiscal Note Requested by Rep. William B. Black
	H Added Co-Sponsor Rep. Monique D. Davis
05-03-16	H Added Co-Sponsor Rep. Angelo Saviano
	H State Mandates Fiscal Note Filed As Amended by HA 1,2
05-03-17	H Fiscal Note Filed
	H Fiscal Note Filed
	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
	H Removed from Short Debate Status Rep. Daniel J. Burke
	H Colorder Order of 2rd Deaders Status Rep. Daniel J. Burke
	H Calendar Order of 3rd Reading - Standard Debate
	H Third Reading - Consideration Postponed
	H Placed on Calendar - Consideration Postponed
	H Fiscal Note Filed
	H Removed Co-Sponsor Rep. Ron Stephens
05-04-12	H Recalled to Second Reading - Short Debate

- H Held on Calendar Order of Second Reading Short Debate H House Amendment No. 3 Filed with Clerk by Rep. Daniel J. Burke
- H House Amendment No. 3 Referred to Rules Committee

	H House Amendment No. 3 Rules Refers to Executive Committee H House Amendment No. 3 Recommends Be Adopted Executive Committee;
	013-000-000 H House Amendment No. 3 Adopted by Voice Vote
	H Placed on Calendar Order of 3rd Reading - Short Debate
05 04 15	H Third Reading - Short Debate - Passed 090-025-001
05-04-15	
	S Arrive in Senate
	S Placed on Calendar Order of First Reading April 19, 2005
05-04-18	S Chief Senate Sponsor Sen. Don Harmon
05-04-19	S First Reading
	S Referred to Rules
	S Assigned to Health & Human Services
05-05-03	S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Don
	Harmon
	S Senate Committee Amendment No. 1 Referred to Rules
05-05-05	S Do Pass Health & Human Services; 009-000-000
	S Placed on Calendar Order of 2nd Reading May 10, 2005
05-05-06	S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Don Harmon
00 00 00	S Senate Floor Amendment No. 2 Referred to Rules
05-05-10	S Added as Alternate Co-Sponsor Sen. John J. Cullerton
	S Added as Alternate Chief Co-Sponsor Sen. Adeline Jay Geo-Karis
05-05-11	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 12, 2005
05 05 16	S Added as Alternate Chief Co-Sponsor Sen. Gary G. Dahl S Senate Floor Amendment No. 2 Rules Refers to Health & Human
05-05-16	S senate Floor Amenument No. 2 Rules Refers to Health & Human Services
05 05 10	
05-05-18	S Senate Floor Amendment No. 2 Recommend Do Adopt Health & Human
05 05 10	Services; 009-000-000
05-05-19	S Recalled to Second Reading
	S Senate Floor Amendment No. 2 Adopted; Harmon
	S Placed on Calendar Order of 3rd Reading
	S Third Reading - Passed; 046-010-001
	S Senate Committee Amendment No. 1 Tabled Pursuant to Rule 5-4(a)
05-05-20	H Arrived in House
	H Placed on Calendar Order of Concurrence Senate Amendment(s) 2
05-05-24	H Senate Floor Amendment No. 2 Motion Filed Concur Rep. Daniel J. Burke
	H Senate Floor Amendment No. 2 Motion to Concur Referred to Rules
	Committee
05-05-25	H Senate Floor Amendment No. 2 Motion to Concur Rules Referred to
	Executive Committee
	H Senate Floor Amendment No. 2 Motion to Concur Recommends be
	Adopted Executive Committee; 007-000-001
05-05-29	H Senate Floor Amendment No. 2 House Concurs 089-025-000
	H Passed Both Houses
05-06-27	H Sent to the Governor
	H Governor Approved
05-00-22	H Effective Date August 22, 2005
	H Public Act
HB-0316 OSI	MOND-JENISCH-DUNKIN-YARBROUGH-BLACK.
215 ILCS 5/:	
215 ILCS 5/:	500-80

Amends the Illinois Insurance Code. Changes the name of business organizations licensed to sell insurance from registered firm to business entity to conform usage to changes made by Public Act 92-386. Provides that written disclosure of a fee that is separate from a commission must be provided to the consumer before the service to which the fee relates is performed. Makes technical changes. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes reference to:

215 ILCS 5/500-80

Deletes everything. Reinserts the original bill except that a Section concerning commissions

is excluded. Effective immediately.

SENATE COMMITTEE AMENDMENT NO. 1

Adds reference to: 215 ILCS 5/205.1

Further amends the Illinois Insurance Code. Provides that a guaranty association or the Illinois Insurance Guaranty Fund must report any amounts collected for claims payments reimbursement from policyholders to the Secretary of Financial and Professional Regulation as rehabilitator or liquidator (rather than as rehabilitator, liquidator, or conservator) when collecting after the Secretary as rehabilitator or liquidator fails to collect the reimbursements. Makes other changes.

	H Filed with the Clerk by Rep. JoAnn D. Osmond
05-01-26	H First Reading
	H Referred to Rules Committee
05 02 01	H Assigned to Insurance Committee
05-02-01	
05-02-08	
05 00 10	H Added Chief Co-Sponsor Rep. Karen A. Yarbrough
05-02-16	
	H House Amendment No. I Adopted in Insurance Committee; by Voice Vote H Do Pass as Amended / Short Debate Insurance Committee; 014-000-000
05-02-17	
	H Second Reading - Short Debate
05-02-18	H Placed on Calendar Order of 3rd Reading - Short Debate
05-02-24	H Third Reading - Short Debate - Passed 114-000-000
	H Added Chief Co-Sponsor Rep. William B. Black
05-02-25	S Arrive in Senate
	S Placed on Calendar Order of First Reading March 1, 2005
	S Chief Senate Sponsor Sen. William E. Peterson
05-03-01	-
	S Referred to Rules
	S Assigned to Insurance
05-05-02	
	E. Peterson
	S Senate Committee Amendment No. 1 Referred to Rules
05-05-03	
05 05 04	S Senate Committee Amendment No. 1 Adopted
05-05-04	S Do Pass as Amended Insurance; 008-000-000 S Placed on Calendar Order of 2nd Reading May 5, 2005
05-05-11	
05-05-11	S Placed on Calendar Order of 3rd Reading May 12, 2005
05-05-12	S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Bill Brady
00 00 12	S Senate Floor Amendment No. 2 Referred to Rules
05-05-17	
	S Senate Floor Amendment No. 2 Tabled Pursuant to Rule 5-4(a)
	H Arrived in House
	H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
	H Senate Committee Amendment No. 1 Motion Filed Concur Rep. JoAnn D.
	Osmond
	H Senate Committee Amendment No. 1 Motion to Concur Referred to Rules
05 05 05	Committee
05-05-25	to estimate the second to estimate the second to
05 05 26	Insurance Committee
03-03-20	H Senate Committee Amendment No. 1 Motion to Concur Recommends be
	Adopted Insurance Committee; 009-000-000 H Senate Committee Amendment No. 1 House Concurs 114-000-000
	H Passed Both Houses
05-06-24	H Sent to the Governor
05-00-24	H Governor Approved
	H Effective Date July 19, 2005
	H Public Act

40 ILCS 5/7-171

from Ch. 108 1/2, par. 7-171

Amends the IMRF Article of the Illinois Pension Code. Provides that, at any time, the Board may require a municipality to submit to the Board (i) a certified copy of the ordinance for its tax levy for pension purposes, (ii) a certified copy of the ordinance for the appropriation for municipality contributions, and (iii) if the levy exceeds the contribution, a statement of the reason for the additional amount. Provides that the tax collecting authority may not extend a levy for an amount greater than the amount appropriated for municipality contributions, unless the additional amount is authorized for a school district or has been approved by the Board. Provides that, as a condition of approval, the Board may require the tax collecting authority to pay the revenue derived from the tax levy directly to the Fund rather than to the treasurer of the municipality levying the tax. Provides that the provisions of this amendatory Act do not apply within Cook County. Effective immediately.

NOTE(S) THAT MAY APPLY: Pension

05-01-19 H Filed with the Clerk by Rep. Bill Mitchell

05-01-26 H First Reading

H Referred to Rules Committee

H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0318 WATSON-SCHOCK-BLACK.

110 ILCS 947/40

110 ILCS 947/45

Amends the Higher Education Student Assistance Act. Makes changes concerning veteran grants with regard to who qualifies for assistance, the type of assistance, notification to the postsecondary institution, and administration of the program. Makes changes concerning the Illinois National Guard grant program with regard to who is eligible for a grant and what the grant covers. Effective July 1, 2005.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-20 H Filed with the Clerk by Rep. Jim Watson

05-01-24 H Added Chief Co-Sponsor Rep. Aaron Schock

05-01-26 H First Reading

H Referred to Rules Committee

H Assigned to Higher Education Committee

- 05-02-08 H Added Chief Co-Sponsor Rep. William B. Black
- 05-02-25 H Motion Filed Rep. Jim Watson; Table House Bill 318 Pursuant to Rule 60(b)
 - H Motion Prevailed

H Tabled By Sponsor Rep. Jim Watson

HB-0319 WATSON.

65 ILCS 5/11-119.2-4 from Ch. 24, par. 11-119.2-4

Amends the Illinois Municipal Code. Makes a technical change in a Section concerning the establishment of a municipal natural gas agency.

05-01-20 H Filed with the Clerk by Rep. Jim Watson

05-01-26 H First Reading

H Referred to Rules Committee

H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0320 DUNN-FLIDER.

35 ILCS 105/3-50 from Ch. 120, par. 439.3-50

35 ILCS 120/2-45 from Ch. 120, par. 441-45

Amends the Use Tax Act and the Retailers' Occupation Tax Act. Provides that the manufacturing and assembling machinery and equipment exemption also includes production related tangible personal property. Defines "production related tangible personal property used or consumed by the purchaser in a manufacturing facility in which a manufacturing process takes place, including tangible personal property purchased for incorporation into real estate within a manufacturing facility and including, but not limited to, tangible personal property used or consumed in activities such as preproduction material handling, receiving, quality control, inventory control, storage, staging, and packaging for shipping and transportation purposes. Provides that "production related tangible personal

property" does not include (i) tangible personal property used, within or without a manufacturing facility, in sales, purchasing, accounting, fiscal management, marketing, personnel recruitment or selection, or landscaping or (ii) tangible personal property required to be titled or registered with a department, agency, or unit of federal, state, or local government. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-20 H Filed with the Clerk by Rep. Joe Dunn

05-01-26 H First Reading

H Referred to Rules Committee

H Assigned to Revenue Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

05-03-17 H Added Chief Co-Sponsor Rep. Robert F. Flider

HB-0321 HOFFMAN.

305 ILCS 5/5E-10

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning a fee imposed on nursing home providers for each licensed nursing bed day.

05-01-20 H Filed with the Clerk by Rep. Jay C. Hoffman

05-01-26 H First Reading

H Referred to Rules Committee

H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0322 HOFFMAN.

305 ILCS 5/5-5.4 from Ch. 23, par. 5-5.4

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning standards of payment of skilled nursing and intermediate care services.

05-01-20 H Filed with the Clerk by Rep. Jay C. Hoffman

05-01-26 H First Reading

H Referred to Rules Committee

H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0323 BLACK-FRANKS-CHAPA LAVIA.

30 ILCS 605/20 new

Amends the State Property Control Act. Requires that State owned motor vehicles bear identifying State and agency decals. Requires the Joint Committee on Administrative Rules to establish exemptions for security purposes. Requires the Department of Central Management Services to maintain as a public record a list of exempt vehicles by license plate number.

HOUSE AMENDMENT NO. 1 Deletes reference to: 30 ILCS 605/20 new

Adds reference to:

30 ILCS 610/4

30 ILCS 610/4.5 new

from Ch. 127, par. 133e4

Deletes everything after the enacting clause. Amends the State Vehicle Identification Act. Requires that State owned vehicles bear identifying State and agency decals. Authorizes the Joint Committee on Administrative Rules, at a State agency's request, to exempt vehicles for security reasons. Requires the Joint Committee to maintain as a public record a list of exempt vehicles by license plate numbers. Exempts vehicles assigned to members and employees of the General Assembly.

HOUSE AMENDMENT NO. 3

Deletes everything after the enacting clause. Amends the State Vehicle Identification Act. Requires State owned vehicles to bear identifying markings, which may include window decals with the State seal and agency name. Requires State agencies to exempt vehicles by rule for reasonable security purposes. Requires the Department of Central Management Services to maintain a list of exemptions which shall be exempt from disclosure under the Freedom of Information Act. Exempts vehicles assigned to members and employees of the General Assembly. Exempts vehicles used by the Department of State Police, the Division of Law Enforcement of the Department of Natural Resources, and Secretary of State police officers.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-20 H Filed with the Clerk by Rep. William B. Black
- 05-01-26 H First Reading
 - H Referred to Rules Committee
 - H Assigned to Executive Committee
- 05-02-09 H Added Chief Co-Sponsor Rep. Jack D. Franks
 - H Added Chief Co-Sponsor Rep. Linda Chapa LaVia
- H House Amendment No. 1 Filed with Clerk by Executive Committee 05-03-02 H House Amendment No. 1 Adopted in Executive Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Executive Committee; 013-000-000
- 05-03-03 H Placed on Calendar 2nd Reading - Short Debate
- H House Amendment No. 2 Filed with Clerk by Rep. William B. Black 05-03-07
- H House Amendment No. 2 Referred to Rules Committee
- H House Amendment No. 3 Filed with Clerk by Rep. William B. Black 05-03-09
 - H House Amendment No. 3 Referred to Rules Committee
- 05-03-15 H House Amendment No. 3 Recommends Be Adopted Rules Committee; 005-000-000
- 05-04-08 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-04-11 H House Amendment No. 3 Adopted by Voice Vote
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

RITA-MCKEON-CHAPA LAVIA-MOFFITT-BOLAND, VERSCHOORE AND HB-0324 MCGUIRE.

- 5 ILCS 327/5
- 5 ILCS 327/10
- 5 ILCS 327/20

Amends the Organ Donor Leave Act. Provides that the Act applies to all public employers in the State and to all private employers in the State who have 15 or more employees (now, the Act applies only to any branch, department, board, committee, or commission of State government).

HOUSE AMENDMENT NO. 1

Deletes reference to:

5 ILCS 327/5

5 ILCS 327/10

Adds reference to:

New Act

Deletes everything after the enacting clause. Creates the Employee Blood Donation Leave Act. Provides that on request, a participating employee of any unit of local government, board of election commissioners, or any private employer in the State who has 50 or more employees may be entitled to blood donation leave with pay of up to one hour to donate blood every 56 days in accordance with appropriate medical standards. Amends the Organ Donor Leave Act. Provides that the donations of blood platelets must be in accordance with appropriate medical standards established by the American Red Cross, America's Blood Centers, the American Association of Blood Banks, or other nationally-recognized standards (now, the American Red Cross or other nationally-recognized standards).

HOUSE AMENDMENT NO. 2

Provides that the purpose of the Act is to provide time off with pay to allow employees of units of local governments, boards of election commissioners, or private employers in the State of Illinois to provide time off with pay to allow employees of units of local governments, boards of election commissioners, or private employers in the State of Illinois to donate blood.

- NOTE(S) THAT MAY APPLY: Fiscal; Mandate
 - 05-01-20 H Filed with the Clerk by Rep. Robert Rita 05-01-26 H First Reading
 - - H Referred to Rules Committee
 - H Assigned to Labor Committee
 - 05-02-03 H Added Chief Co-Sponsor Rep. Larry McKeon
 - 05-02-17 H Added Co-Sponsor Rep. Mike Boland
 - 05-02-24 H House Amendment No. 1 Filed with Clerk by Labor Committee H House Amendment No. 1 Adopted in Labor Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Labor Committee; 020-000-000

	H Placed on Calendar 2nd Reading - Short Debate				
05-03-02	H House Amendment No. 2 Filed with Clerk by Rep. Robert Rita H House Amendment No. 2 Referred to Rules Committee				
05 02 08	H House Amendment No. 2 Recommends Be Adopted Rules Committee;				
05-05-08	11 House Amenament No. 2 Recommends De Adopted Rules Committee,				
05-03-10	H Added Chief Co-Sponsor Rep. Linda Chapa LaVia				
	H Added Chief Co-Sponsor Rep. Donald L. Moffitt				
	H Added Chief Co-Sponsor Rep. Mike Boland				
	H Removed Co-Sponsor Rep. Mike Boland				
05-03-15	H Second Reading - Short Debate				
	H House Amendment No. 2 Adopted by Voice Vote				
	H Placed on Calendar Order of 3rd Reading - Short Debate				
05-03-17	H Third Reading - Short Debate - Passed 113-000-000				
	H Added Co-Sponsor Rep. Patrick J Verschoore				
	H Added Co-Sponsor Rep. Jack McGuire				
	S Arrive in Senate				
	S Placed on Calendar Order of First Reading April 6, 2005				
	S Chief Senate Sponsor Sen. William R. Haine				
	S Added as Alternate Co-Sponsor Sen. Edward D. Maloney				
05-04-06					
	S Referred to Rules				
05-04-13					
05-04-21					
	S Placed on Calendar Order of 2nd Reading May 3, 2005				
05-05-04	S Second Reading				
05 05 11	S Placed on Calendar Order of 3rd Reading May 5, 2005				
05-05-11	S Added as Alternate Chief Co-Sponsor Sen. Larry K. Bornke				
•	S Added as Alternate Chief Co-Sponsor Sen. Mattie Hunter S Third Reading - Passed; 056-000-001				
	H Passed Both Houses				
05 06 09	H Sent to the Governor				
	H Governor Approved				
05-00-15	H Effective Date January 1, 2006				
	H Public Act				
-0325 BL					

New Act

30 ILCS 605/1.02 from Ch. 127, par. 133b3

Requires the Board of Trustees of the University of Illinois to convey to Gene Michael Vanderport, of Vermilion County, in exchange for fair market value, certain real property located in Vermilion County. Provides that the provisions of this Act of the 94th General Assembly are judicially enforceable and that the State Property Control Act does not apply to the transfer of the described property. Amends the State Property Control Act to exclude the described property from the definition of "property". Effective immediately.

HOUSE AMENDMENT NO. 1

Provides that the fair market value of the property to be conveyed must be based upon the average of 3 certified appraisals.

LAND CONVEYANCE APPRAISAL NOTE (Illinois Education Association - NEA) Value Conclusion = \$15,500.

SENATE COMMITTEE AMENDMENT NO. 1

Provides for a preamble to the bill. Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes: Authorizes the Illinois Department of Human Services to grant and convey a permanent conservation easement to the Illinois Department of Natural Resources on certain real property in Cook County near the Chicago Read Mental Health Center for the purpose of preserving and protecting the wetlands and forested area for the benefit of certain facility patients, the community, and the general public. Effective immediately.

SENATE FLOOR AMENDMENT NO. 2

Adds reference to:

Laws 1965, p. 2927, Sec. 3; Laws 1967, p. 28, Sec.

Amends "An Act to authorize the Department of Mental Health to convey certain State-

owned lands in Kane County", as amended. Provides that certain restrictions on the use of that land do not apply to a portion of that land. SENATE FLOOR AMENDMENT NO. 4 Authorizes the Board of Trustees of the University of Illinois, upon the payment of \$7,033,333, to convey certain land in Cook County, Illinois to the Chicago Park District. SENATE FLOOR AMENDMENT NO. 7 Deletes reference to: Laws 1965, p. 2927, Sec. 3; Laws 1967, p. 28, Sec. Deletes everything after the enacting clause. Reinserts the provisions of the engrossed bill, but provides that the conveyance of property to Gene Michael Vanderport includes an exchange for mutually agreed upon perpetual access rights for educational and research purposes. Effective immediately. NOTE(S) THAT MAY APPLY: Fiscal 05-01-20 H Filed with the Clerk by Rep. William B. Black 05-01-26 H First Reading H Referred to Rules Committee H Assigned to Executive Committee 05-03-02 H House Amendment No. 1 Filed with Clerk by Executive Committee H House Amendment No. 1 Adopted in Executive Committee; by Voice Vote H Do Pass as Amended / Short Debate Executive Committee; 013-000-000 05-03-03 H Placed on Calendar 2nd Reading - Short Debate 05-04-06 H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate H Added Chief Co-Sponsor Rep. Dave Winters H Added Chief Co-Sponsor Rep. Chapin Rose H Land Conveyance Appraisal Note Filed 05-04-07 H Third Reading - Short Debate - Passed 111-003-000 H Added Co-Sponsor Rep. Shane Cultra 05-04-08 S Arrive in Senate S Placed on Calendar Order of First Reading April 11, 2005 S Chief Senate Sponsor Sen. Richard J. Winkel, Jr. 05-04-11 S First Reading S Referred to Rules 05-04-13 S Assigned to Executive 05-04-21 S Postponed - Executive 05-05-04 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. James A. DeLeo S Senate Committee Amendment No. 1 Referred to Rules S Senate Committee Amendment No. 1 Rules Refers to Executive S Senate Committee Amendment No. 1 Adopted S Do Pass as Amended Executive; 011-000-000 05-05-05 S Placed on Calendar Order of 2nd Reading May 10, 2005 05-05-12 S Senate Floor Amendment No. 2 Filed with Secretary by Sen. James A. DeLeo S Senate Floor Amendment No. 2 Referred to Rules 05-05-16 S Senate Floor Amendment No. 3 Filed with Secretary by Sen. Richard J. Winkel, Jr. S Senate Floor Amendment No. 3 Referred to Rules S Senate Floor Amendment No. 2 Rules Refers to Executive S Second Reading S Placed on Calendar Order of 3rd Reading May 17, 2005 05-05-17 S Senate Floor Amendment No. 4 Filed with Secretary by Sen. Richard J. Winkel, Jr. S Senate Floor Amendment No. 4 Referred to Rules S Senate Floor Amendment No. 4 Rules Refers to Executive 05-05-18 S Senate Floor Amendment No. 2 Recommend Do Adopt Executive; 011-000-000 S Senate Floor Amendment No. 4 Recommend Do Adopt Executive; 011-000-000

05-05-19 S Senate Floor Amendment No. 5 Filed with Secretary by Sen. Kwame Raoul

- S Senate Floor Amendment No. 5 Referred to Rules
- S Recalled to Second Reading
- S Senate Floor Amendment No. 2 Adopted; DeLeo
- S Senate Floor Amendment No. 4 Adopted; Winkel
- S Placed on Calendar Order of 3rd Reading May 20, 2005
- 05-05-20 S Rule 2-10 Third Reading Deadline Extended to December 31, 2005
- 05-05-23 S Senate Floor Amendment No. 5 Rules Refers to Executive
- 05-05-24 S Senate Floor Amendment No. 5 Recommend Do Adopt Executive; 010-000-000
 - S Senate Floor Amendment No. 6 Filed with Secretary by Sen. Richard J. Winkel, Jr.
 - S Senate Floor Amendment No. 6 Referred to Rules
- 05-05-25 S Senate Floor Amendment No. 7 Filed with Secretary by Sen. Richard J. Winkel, Jr.
 - S Senate Floor Amendment No. 7 Referred to Rules
- 05-05-26 S Senate Floor Amendment No. 7 Rules Refers to Executive
 - S Senate Floor Amendment No. 7 Recommend Do Adopt Executive; 010-000-000
 - S Recalled to Second Reading
 - S Senate Committee Amendment No. 1 Motion to Table Amendment -Prevailed Winkel
 - S Senate Committee Amendment No. 1 Tabled
 - S Senate Floor Amendment No. 2 Motion to Table Amendment Prevailed Winkel
 - S Senate Floor Amendment No. 2 Tabled
 - S Senate Floor Amendment No. 4 Motion to Table Amendment Prevailed Winkel
 - S Senate Floor Amendment No. 4 Tabled
 - S Senate Floor Amendment No. 5 Motion to Table Amendment Prevailed Winkel
 - S Senate Floor Amendment No. 5 Tabled
 - S Senate Floor Amendment No. 7 Adopted; Winkel
 - S Placed on Calendar Order of 3rd Reading
 - S Third Reading Passed; 058-000-000
 - S Senate Floor Amendment No. 3 Tabled Pursuant to Rule 5-4(a)
 - S Senate Floor Amendment No. 6 Tabled Pursuant to Rule 5-4(a)
 - J-J5-27 H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 7
 - H Senate Floor Amendment No. 7 Motion Filed Concur Rep. William B. Black
 - H Senate Floor Amendment No. 7 Motion to Concur Referred to Rules Committee
- 05-05-28 H Senate Floor Amendment No. 7 Motion to Concur Recommends be Adopted Rules Committee; 003-002-000
- 05-05-29 H Senate Floor Amendment No. 7 House Concurs 104-009-000
- H Passed Both Houses
- 05-06-27 H Sent to the Governor
- 05-08-02 H Governor Approved
 - H Effective Date August 2, 2005

HB-0326 BURKE.

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 concerning the short title.

05-01-20 H Filed with the Clerk by Rep. Daniel J. Burke

- 05-01-26 H First Reading
 - H Referred to Rules Committee
 - H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0327 DAVIS, MONIQUE.

- 105 ILCS 5/10-22.6 105 ILCS 5/34-19
- from Ch. 122, par. 10-22.6 from Ch. 122, par. 34-19

30 ILCS 805/8.29 new

Amends the School Code. Provides that upon the school board's expulsion of any student for any reason, the board must provide, and the expelled student must attend, an alternative school setting. Amends the State Mandates Act to require implementation without reimbursement.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

05-01-20 H Filed with the Clerk by Rep. Monique D. Davis

05-01-26 H First Reading

H Referred to Rules Committee

H Assigned to Elementary & Secondary Education Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0328 MADIGAN-CURRIE.

735 ILCS 5/9-218 new

765 ILCS 705/3 new

Amends the Code of Civil Procedure. Provides that, if the lessor (or agent of the lessor) of residential real property, containing 100 or more residential units in either a single building or a complex of buildings, maintains a business office on the premises of the building or complex that has regularly scheduled office hours, the lessor (or agent of the lessor) must accept rent payments from a lessee of any of those residential units at that business office during the office's regularly scheduled office hours, and the lessor may not impose any penalty, fee, or charge for making timely rent payments in this manner. Applies to leases and rental agreements in effect on the effective date unless the lease or rental agreement contains specific language that is in conflict. Provides that any provision of a lease or other rental agreement entered into, extended, or renewed on or after the effective date of the amendatory Act that conflicts with the new provisions is void and unenforceable. Amends the Landlord and Tenant Act to create a cross-reference to the new provisions in the Code of Civil Procedure. Effective immediately.

SENATE FLOOR AMENDMENT NO. 1

Provides that the landlord may not impose any penalty, fee, or charge for making rent payments at an on-premises business office that are otherwise considered timely under the lease (instead of timely rent payments), but that the landlord may refuse to accept cash payments when rent is paid in this manner.

- 05-01-21 H Filed with the Clerk by Rep. Michael J. Madigan
 - H Chief Co-Sponsor Rep. Barbara Flynn Currie
- 05-01-26 H First Reading
 - H Referred to Rules Committee

H Assigned to Judiciary I - Civil Law Committee

- 05-02-02 H Do Pass / Short Debate Judiciary I Civil Law Committee; 014-000-000
- 05-02-03 H Placed on Calendar 2nd Reading Short Debate H Second Reading - Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-08 H Third Reading Short Debate Passed 114-000-000
- 05-02-15 S Arrive in Senate
 - S Placed on Calendar Order of First Reading February 16, 2005
 - S Chief Senate Sponsor Sen. Jacqueline Y. Collins
- 05-02-16 S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Housing & Community Affairs
- 05-04-20 S Do Pass Housing & Community Affairs; 008-000-000
 - S Placed on Calendar Order of 2nd Reading April 21, 2005
 - S Added as Alternate Co-Sponsor Sen. Pamela J. Althoff
- 05-05-03 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Jacqueline Y. Collins
 - S Senate Floor Amendment No. 1 Referred to Rules
- 05-05-11 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 12, 2005
- 05-05-16 S Senate Floor Amendment No. 1 Rules Refers to Housing & Community Affairs
- 05-05-17 S Senate Floor Amendment No. 1 Recommend Do Adopt Housing &

Community Affairs; 009-000-000

- S Recalled to Second Reading
- S Senate Floor Amendment No. 1 Adopted; Collins
- S Placed on Calendar Order of 3rd Reading May 18, 2005
- S Third Reading Passed; 058-000-000 05-05-19
- 05-05-20 H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
- 05-05-30 H Senate Floor Amendment No. 1 Motion Filed Concur Rep. Michael J. Madigan
 - H Senate Floor Amendment No. 1 Motion to Concur Referred to Rules Committee
 - H Senate Floor Amendment No. 1 Motion to Concur Recommends be Adopted Rules Committee; 003-002-000

H Senate Floor Amendment No. 1 House Concurs 117-000-000

H Passed Both Houses

05-05-31 H Sent to the Governor

- H Governor Approved
 - H Effective Date May 31, 2005

HB-0329 OSMOND.

625 ILCS 5/11-1427.5 new

625 ILCS 40/5-3 from Ch. 95 1/2, par. 605-3

Amends the Illinois Vehicle Code and the Snowmobile Registration and Safety Act. Provides that a person under the age of 18 may not operate or ride as a passenger on an all-terrain. vehicle or snowmobile unless he or she is wearing a protective helmet.

- 05-01-21 H Filed with the Clerk by Rep. JoAnn D. Osmond 05-01-26 H First Reading
- - H Referred to Rules Committee
 - H Assigned to Transportation and Motor Vehicles Committee
- 05-02-08 H Motion Filed Rep. JoAnn D. Osmond; Table House Bill 329 Pursuant to Rule 60(b)
- 05-02-09 H Motion Prevailed

H Tabled By Sponsor Rep. JoAnn D. Osmond

VERSCHOORE-DAVIS, MONIQUE. н**В-0330**

50 ILCS 20/4

50 ILCS 20/4a

from Ch. 85, par. 1034 from Ch. 85, par. 1034a

Amends the Public Building Commission Act. Deletes a provision that requires any county that created a public building commission by resolution adopted by the county board to submit the resolution to the voters of the county. Makes corresponding changes. Provides that the county board of any county that has created a public building commission for a limited and specific purpose may expand that purpose by resolution.

HOUSE AMENDMENT NO. 1

Deletes reference to:

50 ILCS 20/4

Deletes provisions that eliminated a requirement that any county that created a public building commission by resolution adopted by the county board must submit the resolution to the voters of the county.

HOUSING AFFORDABILITY IMPACT NOTE (Housing Development Authority)

House Bill 330 will have no fiscal effect on constructing, purchasing, owning, or selling a single-family residence.

FISCAL NOTE (Housing Development Authority)

House Bill 330 has no fiscal effect on the Illinois Housing Development Authority. HOUSE AMENDMENT NO. 2

Provides that the county board of any county that has created a public building commission for a limited and specific purpose may expand that purpose only if the county board submits the question to the electors of the county at a regular election and it is approved by a majority of the electors voting on the question (now, under the bill the purpose may be expanded by resolution).

FISCAL NOTE (H-AM 2) (Housing Development Authority)

House Bi	ill 330 (H-AM 2) has no fiscal effect.
	NOTE (H-AM2) (Housing Development Authority)
No fiscal	
NOTE(S) TH	IAT MAY APPLY: Fiscal
	H Filed with the Clerk by Rep. Patrick J Verschoore
05-01-26	H First Reading
	H Referred to Rules Committee
	H Assigned to Local Government Committee
05-02-02	H Do Pass / Short Debate Local Government Committee; 008-003-000
05-02-03	H Placed on Calendar 2nd Reading - Short Debate
	H House Amendment No. 1 Filed with Clerk by Rep. Patrick J Verschoore
	H House Amendment No. 1 Referred to Rules Committee
05-02-09	H Housing Affordability Impact Note Filed
	H Fiscal Note Filed
05-02-10	H Added Chief Co-Sponsor Rep. Monique D. Davis
05-02-16	H House Amendment No. 1 Recommends Be Adopted Rules Committee;
	005-000-000
05-02-18	H Second Reading - Short Debate
	H House Amendment No. 1 Adopted by Voice Vote
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-02-25	H Recalled to Second Reading - Short Debate
	H Held on Calendar Order of Second Reading - Short Debate
	H House Amendment No. 2 Filed with Clerk by Rep. Patrick J Verschoore
	H House Amendment No. 2 Referred to Rules Committee
05-03-08	H Fiscal Note Filed As Amended by HA 2
	H House Amendment No. 2 Recommends Be Adopted Rules Committee;
	004-000-000
	H Fiscal Note Filed As Amended by HA 2
05-03-15	H House Amendment No. 2 Adopted by Voice Vote
05 02 17	H Placed on Calendar Order of 3rd Reading - Short Debate
05-03-17	H Third Reading - Short Debate - Passed 083-029-000
	S Arrive in Senate S Placed on Calendar Order of First Reading April 6, 2005
	S Chief Senate Sponsor Sen. Mike Jacobs
05 04 06	S First Reading
05-04-00	S Referred to Rules
05-04-13	S Assigned to Local Government
	S Do Pass Local Government; 009-000-000
05-04-20	S Placed on Calendar Order of 2nd Reading April 21, 2005
05-05-11	S Second Reading
05-05-11	S Placed on Calendar Order of 3rd Reading May 12, 2005
05-05-17	S Third Reading - Passed; 053-003-001
00 00 11	H Passed Both Houses
05-06-15	H Sent to the Governor
	H Governor Approved
	H Effective Date January 1, 2006
	H Public Act
B-0331 VE	RSCHOORE.

HB-0331 VERSCHOORE.

70 ILCS 835/2 from Ch. 96 1/2, par. 6802

Amends the Forest Preserve Zoological Parks Act. Provides that, in a forest preserve district located in a county with a population in excess of 140,000 but less than 200,000 and contiguous to the Mississippi River, the rate of an an annual tax for certain purposes concerning the construction, maintenance, and security of a zoological park shall not exceed 0.06% (now, the rate shall not exceed 0.01%)

HOUSING AFFORDABILITY IMPACT NOTE (Housing Development Authority)

House Bill 331 will have no fiscal effect on constructing, purchasing, owning, or selling a single-family residence.

FISCAL NOTE (Housing Development Authority)

House Bill 331 has no fiscal effect on the Illinois Housing Development Authority. NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

05-01-21	H Filed with the Clerk by Rep. Patrick J Verschoore	
05-01-26	H First Reading	
	H Referred to Rules Committee	
	H Assigned to Local Government Committee	
05-02-09	H Housing Affordability Impact Note Filed	
	H Fiscal Note Filed	
05-02-17	H Motion Do Pass - Lost Local Government Committee;	004-007-000
	H Remains in Local Government Committee	
	THE LACE OF A LEVEL OF MINE	

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0332 MENDOZA. 210 ILCS 115/2

from Ch. 111 1/2, par. 712

Amends the Mobile Home Park Act. Makes a technical change in a Section concerning definitions.

05-01-21 H Filed with the Clerk by Rep. Susana A Mendoza

05-01-26 H First Reading

H Referred to Rules Committee

H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0333 MADIGAN-CURRIE AND KELLY.

30 ILCS 500/53-10

30 ILCS 605/7.6 new

Amends the State Property Control Act to establish restrictions on and procedures for the State's awarding of naming and sponsorship rights relating to State property. Exempts certain blind vendors. Amends the Illinois Procurement Code to make corresponding changes. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-21 H Filed with the Clerk by Rep. Michael J. Madigan

H Chief Co-Sponsor Rep. Barbara Flynn Currie

- 05-01-26 H First Reading
 - H Referred to Rules Committee
 - H Assigned to Executive Committee
- 05-03-08 H Added Co-Sponsor Rep. Robin Kelly
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

-U334 BLACK-WATSON-REIS-BRAUER-WINTERS, EDDY, HOLBROOK, FRANKS, BEISER, BRADLEY, JOHN, PHELPS, SOMMER, BOST, PRITCHARD, LEITCH, SCHOCK, BELLOCK AND SMITH.

745	ILCS	65/1	from	Ch.	70.	par.	31

745 ILCS	65/2	from (Ch.	70.	par.	32	

Amends the Recreational Use of Land and Water Areas Act. Provides that the purpose of the Act is to encourage owners of land to make land and water areas available to any individual or, on State-owned or managed lands and waters, members of the public (rather than to the public) for recreational or conservation purposes by limiting their liability toward persons entering thereon for such purposes. Provides that residential buildings are not included in the definition of "land". Changes the definition of "recreational buildings are not included in the definition, hiking, recreational shooting, operation of an off-highway vehicle, rock climbing, trapping, horseback riding of an entrant's own horse or horses, fishing, swimming, boating, camping, picnicking, water or snow skiing, sledding, and snowmobiling. Effective immediately. 05-01-21 H Filed with the Clerk by Rep. William B. Black

05-01-21	h Filed with the Clerk by Kep. withath B. Black	
	H Chief Co-Sponsor Rep. Jim Watson	

- H Chief Co-Sponsor Rep. David Reis
- H Chief Co-Sponsor Rep. Rich Brauer
- H Chief Co-Sponsor Rep. Dave Winters
- H Co-Sponsor Rep. Roger L. Eddy
- 05-01-24 H Added Co-Sponsor Rep. Thomas Holbrook H Added Co-Sponsor Rep. Jack D. Franks H Added Co-Sponsor Rep. Daniel V. Beiser
- 05-01-26 H First Reading
 - H Referred to Rules Committee

05-02-10	H Assigned to Executive Committee
05-02-17	H Added Co-Sponsor Rep. John E. Bradley
	H Added Co-Sponsor Rep. Brandon W. Phelps
05-02-23	H Added Co-Sponsor Rep. Keith P. Sommer
	H Added Co-Sponsor Rep. Mike Bost
	H Added Co-Sponsor Rep. Robert W. Pritchard
	H Added Co-Sponsor Rep. David R. Leitch
	H Added Co-Sponsor Rep. Aaron Schock
	H Added Co-Sponsor Rep. Patricia R. Bellock
05-02-24	H Added Co-Sponsor Rep. Michael K. Smith
05-03-10	H Rule 19(a) / Re-referred to Rules Committee

HB-0335 MADIGAN-CURRIE-FRANKS-MAY-RYG AND JAKOBSSON.

25 ILCS 170/7.5 new

Amends the Lobbyist Registration Act. Requires the Secretary of State to compile, maintain, and update a list of State officials and employees who choose not to receive gifts from lobbyists. Requires that the Secretary of State include an updated printed copy of the list with each distribution of other printed materials to registrants or applicants for registration under the Act. Requires the Secretary of State to post the updated list on his or her Internet website. Requires the Secretary of State to adopt implementing rules. Effective immediately.

FISCAL NOTE (Office of the Secretary of State)

House Bill 335 will have a minimal fiscal impact on the Secretary of State's Office. NOTE(S) THAT MAY APPLY: Fiscal

05-01-21	H Filed with the Clerk by Rep. Michael J. Madigan
	H Chief Co-Sponsor Rep. Barbara Flynn Currie
05-01-26	H First Reading
	H Referred to Rules Committee
	H Assigned to State Government Administration Committee
05-02-02	H Do Pass / Short Debate State Government Administration Committee; 008-
	000-000
05-02-03	H Placed on Calendar 2nd Reading - Short Debate
	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-02-08	H Fiscal Note Filed
	H Added Chief Co-Sponsor Rep. Jack D. Franks
	H Third Reading - Short Debate - Passed 108-002-004
	H Added Chief Co-Sponsor Rep. Karen May
	H Added Chief Co-Sponsor Rep. Kathleen A. Ryg
	H Added Co-Sponsor Rep. Naomi D. Jakobsson
05-02-15	S Arrive in Senate
	S Placed on Calendar Order of First Reading February 16, 2005
	S Chief Senate Sponsor Sen. Jacqueline Y. Collins
05-02-16	S First Reading
	S Referred to Rules
05-03-01	S Added as Alternate Chief Co-Sponsor Sen. Chris Lauzen
05-04-21	S Assigned to Executive
05-05-05	S To Subcommittee

05-05-05 S To Subcommittee

05-05-06 S Rule 3-9(a) / Re-referred to Rules

HB-0336 SAVIANO.

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

Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the sale or delivery of alcoholic liquor in public buildings.

- 05-01-21 H Filed with the Clerk by Rep. Angelo Saviano
- 05-01-26 H First Reading
 - H Referred to Rules Committee
 - H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0337 MADIGAN-CURRIE-MCKEON.

New Act

Creates the Judicial Subcircuits Act of 2005. Contains only a short title provision. SENATE FLOOR AMENDMENT NO. 1

Deletes reference to:

New Act

- Adds reference to:
- 705 ILCS 22/6 new
- 705 ILCS 22/11 new
- 705 ILCS 22/21 new
- 705 ILCS 22/5 rep.
- 705 ILCS 22/10 rep. 705 ILCS 22/20 rep.
- 705 ILCS 35/2f-9

Deletes everything after the enacting clause. Amends the Judicial Circuits Apportionment Act. of 2005 to create new subcircuit boundaries for the 12th, 16th, and 19th Judicial Circuits and add a fifth subcircuit to the 16th Judicial Circuit (and amends the Circuit Courts Act to provide for 5, instead of 4, subcircuits in the 16th Judicial Circuit). Effective immediately.

- 05-01-21 H Filed with the Clerk by Rep. Michael J. Madigan
 - H Chief Co-Sponsor Rep. Barbara Flynn Currie
- 05-01-26 H First Reading
 - H Referred to Rules Committee
 - H Assigned to Executive Committee
- 05-02-02 H Do Pass / Standard Debate Executive Committee; 007-005-000 H Chief Co-Sponsor Rep. Larry McKeon
- 05-02-03 H Placed on Calendar 2nd Reading Standard Debate H Second Reading - Standard Debate
 - H Placed on Calendar Order of 3rd Reading Standard Debate
- 05-02-09 H Third Reading Standard Debate Passed 063-052-000
- 05-02-15 S Arrive in Senate
- S Placed on Calendar Order of First Reading February 16, 2005
- 05-02-16 S Chief Senate Sponsor Sen. Carole Pankau
 - S First Reading
 - S Referred to Rules
- 05-03-17 S Assigned to Executive
- S Alternate Chief Sponsor Changed to Sen. Terry Link
- 05-04-07 S Do Pass Executive; 007-002-002
- S Placed on Calendar Order of 2nd Reading April 8, 2005
- 05-04-11 S Second Reading
- S Placed on Calendar Order of 3rd Reading April 12, 2005
- 05-05-20 S Rule 2-10 Third Reading Deadline Extended to December 31, 2005
- 05-05-26 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Terry Link
 - S Senate Floor Amendment No. 1 Referred to Rules
 - S Senate Floor Amendment No. 1 Rules Refers to Executive
 - S Senate Floor Amendment No. 1 Recommend Do Adopt Executive; 007-004-000
 - S Recalled to Second Reading
 - S Senate Floor Amendment No. 1 Adopted; Link
 - S Placed on Calendar Order of 3rd Reading
 - S Third Reading Passed; 034-024-000
- 05-05-27 H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
 - H Senate Floor Amendment No. 1 Motion Filed Concur Rep. Michael J. Madigan
 - H Senate Floor Amendment No. 1 Motion to Concur Referred to Rules Committee
 - H Senate Floor Amendment No. 1 Motion to Concur Rules Referred to Judiciary I - Civil Law Committee
 - H Senate Floor Amendment No. 1 Motion to Concur Recommends be Adopted Judiciary I - Civil Law Committee: 008-006-000
- 05-05-28 H Verified
 - H Senate Floor Amendment No. 1 House Concurs 062-051-000
 - H Passed Both Houses

05-05-31 H Sent to the Governor

H Governor Approved

H Effective Date May 31, 2005

HB-0338 MADIGAN-HANNIG-FEIGENHOLTZ.

Appropriates \$2 from the General Revenue Fund to the Department of Human Services for FY05 ordinary and contingent expenses. Effective immediately.

NOTE(S) THAT MAY APPLY: Balanced Budget

05-01-21 H Filed with the Clerk by Rep. Michael J. Madigan

H Chief Co-Sponsor Rep. Gary Hannig

H Chief Co-Sponsor Rep. Sara Feigenholtz

05-01-26 H First Reading

H Referred to Rules Committee

H Assigned to Appropriations-Human Services Committee

HB-0339 MADIGAN-CURRIE-DAVIS, MONIQUE.

55 ILCS 5/4-11001

from Ch. 34, par. 4-11001

30 ILCS 805/8.29 new

Amends the Counties Code. Increases the amount paid by the county to jurors for their services in attending courts. Authorizes the clerk of court to impose a juror fund fee of no more than \$10 on each plaintiff and defendant in an action for the purpose of funding juror fees. Exempts parties to certain types of actions from the payment of the juror fund fee. Amends the State Mandates Act to require implementation without reimbursement by the State. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes everything and re-inserts similar provisions with these changes: provides that juror fees for service, transportation, and day care shall be paid out of the County Juror Fund, unless amounts in that Fund are insufficient, in which case they shall be paid out of the county treasury; provides that the juror fund fee shall be fixed by the county board, subject to the \$10 limit; provides that moneys in the Fund and all income earned on those moneys shall remain in the Fund and shall be available for appropriation by the county board from fiscal year to fiscal year for the purposes provided in the new provisions; provides that parties to actions under the Illinois Domestic Violence Act of 1986 are exempt from payment of juror fund fees; and provides that, in a class action, the court shall determine the amount of the fee, if any, to be charged to each plaintiff and defendant as equity requires. Effective immediately.

FISCAL NOTE (H-AM 1) Admin Office of the Illinois Courts)

House Bill 339 (H-AM 1) will have no fiscal impact on the judicial branch.

JUDICIAL NOTE (H-AM1) Admin Office of the Illinois Courts)

House Bill 339 (H-AM 1) would neither increase nor decrease the number of judges needed in the State.

JUDICIAL NOTE (H-AM 1) Admin Office of the Illinois Courts)

Based on a review of House Bill 339 (H-AM 1) it has been determined that the legislation would neither increase nor decrease the number of judges needed in the State. HOUSE AMENDMENT NO. 4

Deletes everything after the enacting clause. Reinserts the provisions of House amendment No. 1 with changes. Provides that the increased juror fees take effect when a juror fund fee is imposed. Requires county boards, within 180 days, to conduct a cost study and impose juror fund fees. Allows the county board to modify juror fund fees, but increases must be supported by an acceptable cost study. Provides that once juror fund fees are imposed, juror fees shall be paid out of the County Juror Fund (not the county treasury generally). Requires monthly transfers from the county treasury to the Fund equal to one-twelfth of the juror fees are imposed. Preempts home rule powers. Effective immediately.

FISCAL NOTE (H-AM 4) (Admin Office of the Illinois Courts)

Based on a review of House Bill 339 (H-AM 4) it has been determined that the legislation would not have a fiscal impact on the State, however, there would be a fiscal impact on the judicial branch at the county level. The fiscal impact of this legislation would vary county-to-county.

FISCAL NOTE (H-AM 4) Admin Office of the Illinois Courts)

Based on a review of House Bill 339 (H-AM 4) it has been determined that the

legislation would not have a fiscal impact on the State, however, there would be a fiscal impact on the judicial branch at the county level. The fiscal impact of this legislation would vary county-to-county. JUDICIAL NOTE (H-AM 4) Admin Office of the Illinois Courts) House Bill 339 (H-AM 4) would neither increase nor decrease the number of judges needed in the State. NOTE(S) THAT MAY APPLY: Fiscal; Mandate 05-01-21 H Filed with the Clerk by Rep. Michael J. Madigan H Chief Co-Sponsor Rep. Barbara Flynn Currie 05-01-26 H First Reading H Referred to Rules Committee H Assigned to Local Government Committee 05-02-02 H House Amendment No. I Filed with Clerk by Local Government Committee H House Amendment No. 1 Adopted in Local Government Committee; by Voice Vote H Do Pass as Amended / Short Debate Local Government Committee; 007-004-000 05-02-03 H Placed on Calendar 2nd Reading - Short Debate H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate H Added Chief Co-Sponsor Rep. Monique D. Davis H Recalled to Second Reading - Short Debate H Held on Calendar Order of Second Reading - Short Debate 05-02-08 H Fiscal Note Filed As Amended by HA 1 H Judicial Note Filed As Amended by HA 1 05-02-10 H House Amendment No. 2 Filed with Clerk by Rep. Barbara Flynn Currie H House Amendment No. 2 Referred to Rules Committee 05-02-16 H House Amendment No. 2 Recommends Be Adopted Rules Committee; 005-000-000 05-02-17 H Judicial Note Filed As Amended by HA 1 05-02-18 H House Amendment No. 3 Filed with Clerk by Rep. Barbara Flynn Currie H House Amendment No. 3 Referred to Rules Committee 05-02-22 H House Amendment No. 4 Filed with Clerk by Rep. Barbara Flynn Currie H House Amendment No. 4 Referred to Rules Committee 05-02-25 H House Amendment No. 4 Recommends Be Adopted Rules Committee; 004-000-000 05-03-02 H Second Reading - Short Debate H House Amendment No. 2 Withdrawn by Rep. Barbara Flynn Currie H House Amendment No. 4 Adopted by Voice Vote H Placed on Calendar Order of 3rd Reading - Short Debate 05-03-03 H Third Reading - Short Debate - Passed 064-050-001 H House Amendment No. 3 Tabled Pursuant to Rule 40(a) 05-03-08 S Arrive in Senate S Placed on Calendar Order of First Reading S Chief Senate Sponsor Sen. John J. Cullerton S First Reading S Referred to Rules 05-03-10 S Fiscal Note Filed from the Administrative Office of the Illinois Courts. 05-04-05 S Fiscal Note Filed on House Amendment No. 4, from the Administrative Office of the Illinois Courts. S Judicial Note Filed on House Amendment No. 4, from the Administrative Office of the Illinois Courts. 05-04-13 S Assigned to Local Government 05-04-20 S Do Pass Local Government; 006-004-000

- S Placed on Calendar Order of 2nd Reading April 21, 2005
- 05-05-04 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 5, 2005
- 05-05-20 S Third Reading Lost; 029-027-000
- HB-0340 REIS-BRADLEY, JOHN-PHELPS.

delivery of a fire transfer of an ope	24-3 from Ch. 38, par. 24-3 Criminal Code of 1961. Provides that the waiting period for withholding earn after application for its purchase has been made does not apply to the erable firearm in exchange for another operable firearm. Effective immediately. H Filed with the Clerk by Rep. David Reis
05-01-26	H First Reading H Referred to Rules Committee
	H Assigned to Agriculture & Conservation Committee
	H Added Chief Co-Sponsor Rep. John E. Bradley H Added Chief Co-Sponsor Rep. Brandon W. Phelps
05-02-23	H Do Pass / Short Debate Agriculture & Conservation Committee; 015-000-000
05-02-24	H Placed on Calendar 2nd Reading - Short Debate
05-02-25	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-04-14	H Third Reading - Short Debate - Passed 073-042-001
	S Arrive in Senate
	S Placed on Calendar Order of First Reading April 19, 2005
	S Chief Senate Sponsor Sen. Todd Sieben
05-04-19	S First Reading
	S Referred to Rules
05-04-21	S Assigned to Judiciary
	S Senate Committee Amendment No. 1 Filed with Secretary by Sen. John J. Cullerton
	S Senate Committee Amendment No. 1 Referred to Rules
	S Senate Committee Amendment No. 1 Rules Refers to Judiciary
05.05.05	S Senate Committee Amendment No. 1 Killes Refers to Judiciary
00-00-00	S Do Pass Judiciary; 007-002-000
	S Placed on Calendar Order of 2nd Reading May 10, 2005
05.05.06	S Senate Committee Amendment No. 1 Rule 3-9(a) / Re-referred to Rules
	S Second Reading
05-05-11	S Placed on Calendar Order of 3rd Reading May 12, 2005
05-05-17	S Third Reading - Passed; 036-021-000
05-05-17	S Senate Committee Amendment No. 1 Tabled Pursuant to Rule 5-4(a)
	H Passed Both Houses
05-06-15	H Sent to the Governor
	H Governor Vetoed
	H Placed on Calendar Total Veto October 25, 2005
05-10-19	H Motion Filed Override Governor Veto Rep. David Reis
05-11-03	H Total Veto Stands - No Positive Action Taken
HB-0341 MU	

HB-0341 MILLNER.

430 ILCS 65/3.1

Amends the Firearm Owners Identification Card Act. Provides that if the receipt of a firearm does not violate federal or State law, the Department of State Police shall: (1) assign a unique identification number to the transfer; (2) provide the licensee with the number; and (3) destroy all records of the system with respect to the call, other than the identifying number and the date the number was assigned, and all records of the system relating to the person or the transfer within 24 hours. Provides that if the transfer of a firearm is denied by the Department of State Police, the Department of State Police may keep the records of a denial until the denial is appealed and overturned, or as long as necessary for a criminal prosecution. Provides that approvals issued by the Department of State Police for the purchase of a firearm are valid for 30 days from the date of issue. Provides that the Department of State Police may not retain, copy, or distribute any information previously collected under the dial up system. Effective immediately.

HOUSE AMENDMENT NO. 1 Adds reference to:

2 Idds Telefenee to.	
430 ILCS 65/1.1	from Ch. 38, par. 83-1.1
430 ILCS 65/3	from Ch. 38, par. 83-3
430 ILCS 65/3a	from Ch. 38, par. 83-3a
430 ILCS 65/5	from Ch. 38, par. 83-5

720 ILCS 5/24-11 new

Deletes everything after the enacting clause. Reinserts the provisions of the bill with the following exceptions: (1) provides that if a transfer of a firearm takes place at a gun show, the record of transfer must include the unique identification number assigned to the transfer by the Department of State Police; (2) provides that records of firearms transfers maintained by the Department of State Police must be destroyed within 90 days rather 24 hours of the transfer: (3) provides that \$1 of the application fee for a Firearm Owner's Identification Card shall be deposited into the State Police Services Fund rather than the General Revenue Fund; and (4) amends the Criminal Code of 1961 to provide for home rule preemption of local governmental regulation of the acquisition, possession, transportation, storage, purchase, sale, or other dealings in firearms and ammunition in a manner other than as provided by State law in municipalities of less than 2,000,000 inhabitants. Effective immediately.

HOME RULE NOTE (H-AM 1)(Dept. of Commerce and Economic Opportunity)

In the opinion of DCEO, House Bill 341 (H-AM 1) pre-empts home rule authority. However, the legislation provides for an exception for the City of Chicago, and also provides an exception in which a unit of local government may also establish zoning and security requirements for the retail sale of firearms by federally licensed firearms dealers.

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

Fiscal impact to the Illinois State Police would be \$740,000 to implement the bill. in addition to a \$70,000 annual maintenance cost for electronic process after the first year.

JUDICIAL NOTE (H-AM 1) (Admin Office of the Illinois Courts)

Would neither increase nor decrease the number of judges needed in the state.

STATE MANDATES FISCAL NOTE (H-AM 1)(Dept. of Commerce and Economic Opportunity)

In the opinion of the Department of Commerce and Economic Opportunity, House Bill 341 (H-AM 1) 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.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-21 H Filed with the Clerk by Rep. John J. Millner
- 05-01-26 H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Agriculture & Conservation Committee
- 05-03-08 H House Amendment No. 1 Filed with Clerk by Agriculture & Conservation Committee
 - H House Amendment No. 1 Adopted in Agriculture & Conservation Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Agriculture & Conservation Committee; 013-001-000 H Placed on Calendar 2nd Reading - Short Debate
- 05-03-09
 - H Fiscal Note Requested by Rep. Deborah L. Graham
 - H Home Rule Note Requested by Rep. Deborah L. Graham
- 05-03-18 H Home Rule Note Filed As Amended by HA 1
- 05-03-23 H Fiscal Note Filed As Amended by HA 1
- 05-03-28 H Judicial Note Filed As Amended by HA 1 05-04-05 H State Mandates Fiscal Note Filed As Amended by HA 1
- 05-04-08 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-14 H Removed from Short Debate Status Rep. Brandon W. Phelps
 - H Calendar Order of 3rd Reading Standard Debate
 - H 3/5 Vote Required
 - H Consideration Postponed
 - H Placed on Calendar Consideration Postponed

05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0342 **REIS AND PHELPS.**

65 ILCS 5/3.1-15-25 from Ch. 24, par. 3.1-15-25

720 ILCS 5/24-1.6

Amends the Illinois Municipal Code. Provides that the provision that states that certain municipal officials are conservators of the peace after completion of a training course

administered by the Illinois Law Enforcement Training Standards Board does not apply to any alderman, councilman, or trustee of a municipality that restricts or prohibits the private ownership or possession of any firearms by residents of that municipality by ordinance or resolution. Amends the Criminal Code of 1961. Provides that a violation of the offense of aggravated unlawful use of a weapon by any alderman, councilman, or trustee of a municipality not entitled to carry or possess a firearm in accordance with that provision of the Illinois Municipal Code is a Class 3 felony. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

05-01-21 H Filed with the Clerk by Rep. David Reis 05-01-26 H First Reading

H Referred to Rules Committee

H Assigned to Executive Committee

05-03-03 H Added Co-Sponsor Rep. Brandon W. Phelps

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0343 DAVIS, MONIOUE.

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

Amends the Teacher Certification Article of the School Code. Removes a provision that prohibits a student from enrolling in a teacher preparation program until he or she has passed the basic skills test. Removes a provision prohibiting 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.

05-01-21 H Filed with the Clerk by Rep. Monique D. Davis 05-01-26 H First Reading

H Referred to Rules Committee

H Assigned to Elementary & Secondary Education Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0344 LANG.

35	ILCS	200/18-185						
35	ILCS	200/18-201	new					
35	ILCS	200/18-200	rep.					
105	ILCS	5/2-3.12	-	from	Ch.	122,	раг.	2-3.12
105	ILCS	5/10-22.14		from	Ch.	122,	par.	10-22.14
105	ILCS	5/17-2.2		from	Ch.	122,	par.	17-2.2
105	ILCS	5/17-2.11		from	Ch.	122,	par.	17-2.11
105	ILCS	5/19-1		from	Ch.	122,	par.	19-1

Amends the Property Tax Code and the School Code. Makes changes to the Property Tax Extension Limitation Law concerning the exclusion of bonds issued by school boards for fire prevention and safety purposes from the definition of "debt service extension base" and the exclusion of certain extensions for fire prevention and safety purposes from the aggregate extension for a school district. Repeals a provision in the Law concerning not reducing a school district's State aid. Makes changes to provisions of the School Code concerning urgent and required items in a school building safety survey report, bonds and taxes for fire prevention, safety, energy conservation, disabled accessibility, school security, and specified repair purposes (including increasing the maximum tax rate that may be levied), referendums for tax levies, and the debt limitations of school districts. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability; Mandate

05-01-21 H Filed with the Clerk by Rep. Lou Lang

05-01-26 H First Reading

H Referred to Rules Committee

H Assigned to Revenue Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0345 ACEVEDO.

725 ILCS 5/100-1

from Ch. 38, par. 100-1

Amends the Code of Criminal Procedure of 1963. Makes a technical change in a Section concerning the short title Section.

05-01-21 H Filed with the Clerk by Rep. Edward J. Acevedo

05-01-26 H First Reading

H Referred to Rules Committee

H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0346 MATHIAS.

625 ILCS 5/6-206

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

625 ILCS 5/11-1429 new

Amends the Illinois Vehicle Code. Creates the offense of theft of motor fuel, a Class A misdemeanor punishable by a minimum fine of \$250 or 30 days of community service. Provides that a person commits the offense when he or she knowingly operates a vehicle so as to cause it to leave the premises of an establishment at which motor fuel offered for retail sale was dispensed into the fuel tank of the vehicle unless that person or some other person has paid for or charged the price of the dispensed motor fuel. Provides that a second violation shall cause the person's driver's license to be suspended for 6 months and that a third or subsequent violation shall result in a one-year suspension.

NOTE(S) THAT MAY APPLY: Correctional

- 05-01-21 H Filed with the Clerk by Rep. Sidney H. Mathias
- 05-01-26 H First Reading

H Referred to Rules Committee

H Assigned to Judiciary II - Criminal Law Committee

- 05-03-01 H Motion Filed Rep. Sidney H. Mathias; Table House Bill 346 Pursuant to Rule 60(b)
- 05-03-02 H Motion Prevailed

H Tabled By Sponsor Rep. Sidney H. Mathias

HB-0347 MATHIAS.

- 10 ILCS 5/7-41 from Ch. 46, par. 7-41
- 10 ILCS 5/17-29 from Ch. 46, par. 17-29
- 10 ILCS 5/19-2.2 from Ch. 46, par. 19-2.2

Amends the Election Code. Provides that the 100-foot campaign free zone around a polling place is measured from each entrance to the building containing the polling room (now, measured from each entrance to the polling room).

05-01-21 H Filed with the Clerk by Rep. Sidney H. Mathias

- 05-01-26 H First Reading
 - H Referred to Rules Committee

H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0348 MATHIAS-MOFFITT-FRANKS-CHAPA LAVIA.

430 ILCS 65/3.3 new

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.

HOUSE AMENDMENT NO. 1

Provides that the report by the Department of State Police to the local law enforcement agency shall be made only if the person attempting to purchase the firearm is disqualified from obtaining a Firearm Owner's Identification Card for certain specified statutory reasons.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-21 H Filed with the Clerk by Rep. Sidney H. Mathias
- 05-01-26 H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Judiciary I Civil Law Committee
- 05-03-02 H House Amendment No. 1 Filed with Clerk by Judiciary I Civil Law Committee
 - H House Amendment No. 1 Adopted in Judiciary I Civil Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary I Civil Law Committee; 014-000-000
- 05-03-03 H Placed on Calendar 2nd Reading Short Debate
- 05-03-15 H Second Reading Short Debate

05-04-05	H Placed on Calendar Order of 3rd Reading - Short Debate H Added Chief Co-Sponsor Rep. Donald L. Moffitt H Added Chief Co-Sponsor Rep. Jack D. Franks H Added Chief Co-Sponsor Rep. Linda Chapa LaVia H Third Reading - Short Debate - Passed 111-000-000
05-04-06	S Arrive in Senate
	S Placed on Calendar Order of First Reading April 7, 2005
05-04-11	S Chief Senate Sponsor Sen. Jeffrey M. Schoenberg
05-04-13	S First Reading
	S Referred to Rules
05-04-21	S Assigned to Judiciary
05-05-05	S Do Pass Judiciary; 009-000-000
	S Placed on Calendar Order of 2nd Reading May 10, 2005
05-05-16	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 17, 2005
05-05-17	S Third Reading - Passed; 058-000-000
	H Passed Both Houses
	H Sent to the Governor
05-07-07	H Governor Approved
	H Effective Date January 1, 2006
	H Public Act 94-0125

HB-0349 MATHIAS-BELLOCK-FROEHLICH-BAILEY-PIHOS, FRANKS, CHAPA LAVIA AND KELLY.

720 ILCS 5/2	21-7 from Ch. 38, par. 21-7
Amends the	Criminal Code of 1961. Makes a criminal trespass to the restricted areas and
restricted landing	areas of an airport a Class 4 felony (instead of a Class A misdemeanor).
Makes criminal tr	espass to the restricted areas and restricted landing areas of an airport while in
	veapon, replica of a weapon, or ammunition a Class 3 felony.
	AT MAY APPLY: Correctional
	H Filed with the Clerk by Rep. Sidney H. Mathias
	H First Reading
	H Referred to Rules Committee
	H Assigned to Judiciary II - Criminal Law Committee
05-01-27	H Added Chief Co-Sponsor Rep. Patricia R. Bellock
	H Added Chief Co-Sponsor Rep. Paul D. Froehlich
05-02-03	H Do Pass / Short Debate Judiciary II - Criminal Law Committee; 015-000-
	000
	H Added Chief Co-Sponsor Rep. Patricia Bailey
	H Added Chief Co-Sponsor Rep. Sandra M. Pihos
05-02-07	H Placed on Calendar 2nd Reading - Short Debate
	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-02-09	H Third Reading - Short Debate - Passed 114-001-000
	H Added Co-Sponsor Rep. Jack D. Franks
	H Added Co-Sponsor Rep. Linda Chapa LaVia
05-02-15	S Arrive in Senate
	S Placed on Calendar Order of First Reading February 16, 2005
05-03-08	H Added Co-Sponsor Rep. Robin Kelly
	S Chief Senate Sponsor Sen. Kirk W. Dillard
	S First Reading
	S Referred to Rules
	S Assigned to Judiciary
05-05-04	S Added as Alternate Chief Co-Sponsor Sen. Don Harmon
	S Do Pass Judiciary; 010-000-000
	S Placed on Calendar Order of 2nd Reading May 10, 2005
05-05-10	S Added as Alternate Co-Sponsor Sen. Edward D. Maloney
	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 12, 2005
05-05-17	S Added as Alternate Chief Co-Sponsor Sen. Mattie Hunter
	S Third Reading - Passed; 057-000-000

	H Passed Both Houses H Sent to the Governor H Governor Approved H Effective Date January 1, 2006 H Public Act
FLC OST FLI	(CE-DAVIS, MONIQUE-RITA-HOWARD-BROSNAHAN, FRITCHEY,)WERS, ACEVEDO, DAVIS, WILLIAM, BAILEY, DELGADO, GORDON "ERMAN, D'AMICO, BEISER, COLVIN, BRADLEY, JOHN, PHELPS, DER, FRANKS, CHAPA LAVIA, GRANBERG, MCCARTHY, MILLER, GAN, WASHINGTON, SMITH, KELLY AND MENDOZA.
730 HCS 5/	R-3-7 from Ch. 38, nar. 1003-3-7

100	ILUS	5/3-3-1	nom	CII.	50,	par.	1005-5-7
730	ILCS	5/3-3-9	from	Ch.	38,	par.	1003-3-9
		5/3-14-2	from	Ch.	38,	par.	1003-14-2
730	ILCS	5/5-6-3	from	Ch.	38,	par.	1005-6-3
730	ILCS	5/5-6-3.1	from	Ch.	38,	par.	1005-6-3.1
730	ILCS	5/5-6-4	from	Ch.	38,	par.	1005-6-4
						-	

730 ILCS 110/16.2 new

Armends the Unified Code of Corrections and the Probation and Probation Officers Act. Provides that a person convicted of or placed on supervision for a sex offense shall as a condition of parole, mandatory supervised release, probation, or supervision refrain from residing at the same address or in the same condominium unit or apartment unit or in the same condominium complex or apartment complex with another person he or she knows or reasonably should know is a convicted sex offender or has been placed on supervision for a sex offense. Provides that a probation or parole officer supervising a sex offender shall periodically, but not less than once a month, verify that the parolee or releasee or person on probation or supervision is in compliance with these provisions. Provides that a violation shall result in revocation of parole, mandatory supervised release, probation, or supervision.

HOUSE AMENDMENT NO. 1

Adds reference to:

730 ILCS 5/Ch. III Art. 17 heading new

730 ILCS 5/3-17-1 new

730 ILCS 5/3-17-5 new

730 ILCS 152/120

Amends the Sex Offender and Child Murderer Community Notification Law and further amends the Unified Code of Corrections. Provides that the Department of Corrections shall license transitional housing facilities for persons convicted of or placed on supervision for sex offenses as defined in the Sex Offender Management Board Act. Provides that a transitional housing facility must meet the following criteria to be licensed by the Department: (1) the facility shall provide housing to a sex offender for a period not to exceed 90 days; (2) the Department must approve a treatment plan and counseling for each sex offender residing in the transitional housing, (3) the transitional housing facility must provide security 24 hours each day and 7 days each week approved by the Department; and (4) the facility must notify the police department, public and private elementary and secondary schools, public libraries, and each residential home and apartment complex located within 500 feet of the transitional housing facility. Provides that the Department shall, on or before December 31 of each year, file a report with the General Assembly on the number of transitional housing facilities for sex offenders licensed by the Department, the addresses of each licensed facility, how many sex offenders are housed in each facility, and the particular sex offense that each resident of the transitional housing facility committed. Provides that the Department shall maintain a file on each sex offender housed in a transitional housing facility consisting of specified information.

HOUSE AMENDMENT NO. 2

Adds an immediate effective date to the bill.

SENATE COMMITTEE AMENDMENT NO. 1

Provides that the amendatory provisions do not apply to a sex offender in a facility operated or licensed by the Department of Children and Family Services or by the Department of Human Services, or in any licensed medical facility. Provides that the transitional housing facility shall provide housing to a sex offender who is in compliance with his or her parole, mandatory supervised release, probation, or supervision order for a period not to exceed 90 days, unless extended with approval from the Director or his or her designee. Provides that notice of any extension approved shall be provided to the Prisoner Review Board. Provides that facilities which on the effective date of the amendatory Act are currently housing and providing sex offender treatment to sex offenders may continue housing more than one sex offender on parole, mandatory supervised release, probation, or supervision for a period of 120 days after the adoption of licensure rules during which time the facility shall apply for a transitional housing license. Establishes additional requirements for transitional housing facilities.

SENATE FLOOR AMENDMENT NO. 6 (SENATE RECEDES MAY 29, 2005)

Adds reference to:

720 ILCS 5/11-9.3

720 ILCS 5/11-9.4

Amends the Criminal Code of 1961. Provides that a child sex offender may reside within 500 feet of a school zone and within 500 feet of a playground or facility providing programs or services exclusively directed toward persons under 18 years of age if the facility: (i) was in operation during any portion of the 18 month period immediately prior to the effective date of the amendatory Act of the 94th General Assembly; (ii) makes application to the Department of Corrections to be licensed under the Transitional Housing for Sex Offenders Law within 120 days from the effective date of the amendatory Act of the 94th General Assembly; and (iii) is located in a county with a population in excess of 3,000,000. Provides that nothing in the Article of the Unified Code of Corrections providing for the licensing of transitional housing facilities shall be construed to exempt a transitional housing facility licensed under the Article from the jurisdiction of any county, municipality, or other unit of local government acting within the scope of its lawful powers to protect the public health, safety and welfare. Exempts in a Class 1 Institution for Mental Diseases (IMD) in accordance with 89 Ill. Adm. Code 145.30.

NOTE(S) THAT MAY APPLY: Fiscal

	H Filed with the Clerk by Rep. Kevin Joyce
	H First Reading
	H Referred to Rules Committee
	H Assigned to Judiciary II - Criminal Law Committee
05-02-01	H Added Chief Co-Sponsor Rep. Robert Rita
	H Added Chief Co-Sponsor Rep. Constance A. Howard
	H Added Chief Co-Sponsor Rep. James D. Brosnahan
	H Added Chief Co-Sponsor Rep. Marlow H. Colvin
	H Chief Co-Sponsor Changed to Rep. Robert Rita
	H Chief Co-Sponsor Changed to Rep. Constance A. Howard
	H Chief Co-Sponsor Changed to Rep. James D. Brosnahan
05-02-02	H Added Co-Sponsor Rep. John A. Fritchey
	H Added Co-Sponsor Rep. Monique D. Davis
	H Added Co-Sponsor Rep. Mary E. Flowers
	H Added Co-Sponsor Rep. Edward J. Acevedo
05-02-03	H Do Pass / Short Debate Judiciary II - Criminal Law Committee; 015-000-
	000
	H Added Co-Sponsor Rep. William Davis
05 00 05	H Added Co-Sponsor Rep. Patricia Bailey
05-02-07	H Placed on Calendar 2nd Reading - Short Debate
05-02-08	H Second Reading - Short Debate
05-02-09	H Placed on Calendar Order of 3rd Reading - Short Debate
03-02-09	H Added Co-Sponsor Rep. William Delgado
	H Added Co-Sponsor Rep. Careen M Gordon H Added Co-Sponsor Rep. Harry Osterman
	H Added Co-Sponsor Rep. John D'Amico
	H Recalled to Second Reading - Short Debate
	H Held on Calendar Order of Second Reading - Short Debate
05-02-10	H House Amendment No. 1 Filed with Clerk by Rep. Kevin Joyce
00 02 10	H House Amendment No. 1 Referred to Rules Committee
	H House Amendment No. 2 Filed with Clerk by Rep. Kevin Joyce
	H House Amendment No. 2 Referred to Rules Committee
	H Added Co-Sponsor Rep. Daniel V. Beiser
05-02-16	H Remove Chief Co-Sponsor Rep. Marlow H. Colvin
	H Added Co-Sponsor Rep. Marlow H. Colvin
	H Added Chief Co-Sponsor Rep. Monique D. Davis
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	H Removed Co-Sponsor Rep. Monique D. Davis H Added Co-Sponsor Rep. John E. Bradley				
	H Added Co-Sponsor Rep. Brandon W. Phelps				
	H Added Co-Sponsor Rep. Robert F. Flider				
05-02-25	H House Amendment No. 1 Recommends Be Adopted Rules Committee;				
	004-000-000 H House Amendment No. 2 Recommends Be Adopted Rules Committee;				
	004-000-000				
05-03-02	H Second Reading - Short Debate				
	H House Amendment No. 1 Adopted by Voice Vote				
	H House Amendment No. 2 Adopted by Voice Vote				
	H Placed on Calendar Order of 3rd Reading - Short Debate				
05-03-03	H Third Reading - Short Debate - Passed 112-000-002				
	H Added Co-Sponsor Rep. Jack D. Franks H Added Co-Sponsor Rep. Linda Chapa LaVia				
	H Added Co-Sponsor Rep. Kurt M. Granberg				
	H Added Co-Sponsor Rep. Kevin A. McCarthy				
	H Added Co-Sponsor Rep. David E. Miller				
05-03-08	S Arrive in Senate				
	S Placed on Calendar Order of First Reading				
	S Chief Senate Sponsor Sen. Jacqueline Y. Collins S First Reading				
	S Referred to Rules				
05-03-09	H Added Co-Sponsor Rep. Lisa M. Dugan				
05-03-16	H Added Co-Sponsor Rep. Eddie Washington				
	H Added Co-Sponsor Rep. Michael K. Smith				
	H Co-Sponsor Rep. Robin Kelly S. Addad an Altomatic Chief Co. Sponsor San. Danna F. Trattan				
05-04-05	S Added as Alternate Chief Co-Sponsor Sen. Donne E. Trotter H Added Co-Sponsor Rep. Susana A Mendoza				
05-04-11					
	S Assigned to Judiciary				
	S Postponed - Judiciary				
05-05-02	S Senate Committee Amendment No. 1 Filed with Secretary by Sen.				
	Jacqueline Y. Collins S Senate Committee Amendment No. 1 Referred to Rules				
05-05-03	S Senate Committee Amendment No. 2 Filed with Secretary by Sen. John J.				
	Cullerton				
	S Senate Committee Amendment No. 2 Referred to Rules				
	S Senate Committee Amendment No. 1 Rules Refers to Judiciary				
	S Senate Committee Amendment No. 2 Rules Refers to Judiciary S Senate Committee Amendment No. 1 Adopted				
05-05-05	S Senate Committee Amendment No. 2 Held in Judiciary				
	S Do Pass as Amended Judiciary; 010-000-000				
	S Placed on Calendar Order of 2nd Reading May 10, 2005				
05-05-06	S Senate Committee Amendment No. 2 Rule 3-9(a) / Re-referred to Rules				
03-03-09	S Senate Floor Amendment No. 3 Filed with Secretary by Sen. John J. Cullerton				
	S Senate Floor Amendment No. 3 Referred to Rules				
	S Senate Floor Amendment No. 4 Filed with Secretary by Sen. Jacqueline Y.				
	Collins				
05-05-11	S Senate Floor Amendment No. 4 Referred to Rules S Second Reading				
05-05-11	S Placed on Calendar Order of 3rd Reading May 12, 2005				
05-05-13	S Senate Floor Amendment No. 5 Filed with Secretary by Sen. Jacqueline Y.				
	Collins				
	S Senate Floor Amendment No. 5 Referred to Rules				
05-05-16 05-05-17	S Senate Floor Amendment No. 5 Rules Refers to Judiciary				
00-00-17	S Senate Floor Amendment No. 5 Recommend Do Adopt Judiciary; 006- 000-004				
05-05-19	S Senate Floor Amendment No. 6 Filed with Secretary by Sen. Jacqueline Y.				
	Collins				

- S Senate Floor Amendment No. 6 Referred to Rules
- 05-05-20 S Rule 2-10 Third Reading Deadline Extended to December 31, 2005
- 05-05-23 S Senate Floor Amendment No. 6 Rules Refers to Judiciary
- 05-05-24 S Senate Floor Amendment No. 6 Recommend Do Adopt Judiciary; 007-000-000
 - S Recalled to Second Reading
 - S Senate Floor Amendment No. 5 Tabled Collins
 - S Senate Floor Amendment No. 6 Adopted; Collins
 - S Placed on Calendar Order of 3rd Reading
 - S Third Reading Passed; 040-016-000
 - S Senate Committee Amendment No. 2 Tabled Pursuant to Rule 5-4(a)
 - S Senate Floor Amendment No. 3 Tabled Pursuant to Rule 5-4(a)
 - S Senate Floor Amendment No. 4 Tabled Pursuant to Rule 5-4(a)
 - H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 1,6
- 05-05-25 S Added as Alternate Chief Co-Sponsor Sen. Mattie Hunter
 - H Senate Committee Amendment No. 1 Motion Filed Concur Rep. Kevin Joyce; Motion #1
 - H Senate Committee Amendment No. 1 Motion to Concur Referred to Rules Committee
- 05-05-26 H Senate Committee Amendment No. 1 Motion to Concur Rules Referred to Judiciary II - Criminal Law Committee
 - H Senate Floor Amendment No. 6 Motion Filed Non-Concur Rep. Kevin Joyce; Motion #2
- 05-05-27 H Senate Committee Amendment No. 1 Motion to Concur Recommends be Adopted Judiciary II - Criminal Law Committee; 015-000-001
 - H Senate Committee Amendment No. 1 House Concurs 116-000-000; Motion #1
 - H Senate Floor Amendment No. 6 House Non-Concurs Motion #2
 - S Secretary's Desk Non-Concurrence Senate Amendment(s) 06
 - S Placed on Calendar Order of Non-Concurrence Senate Amendment(s) 06-May 28, 2005.
 - S Senate Floor Amendment No. 6 Motion to Recede Filed with Secretary Sen. Jacqueline Y. Collins
 - S Senate Floor Amendment No. 6 Motion to Recede Referred to Rules
- 05-05-28 S Senate Floor Amendment No. 6 Motion to Recede Rules Referred to Judiciary
 - S Senate Floor Amendment No. 6 Motion To Recede Recommended Do Adopt Judiciary; 009-000-000
- 05-05-29 S Senate Floor Amendment No. 6 Senate Recedes 053-001-000
- H Passed Both Houses
- 05-06-27 H Sent to the Governor
- 05-07-11 H Governor Approved
 - H Effective Date July 11, 2005

HB-0351 MATHIAS-BAILEY-DUGAN-FRANKS-CHAPA LAVIA, JEFFERSON, KELLY AND MENDOZA.

730 ILCS 5/5-5-3.2 from Ch. 38

from Ch. 38, par. 1005-5-3.2

Amends the Unified Code of Corrections. Provides that the court may impose an extended term sentence upon an offender who has been convicted of first degree murder when the offender has previously been convicted of domestic battery or aggravated domestic battery committed against the murdered individual or has previously been convicted of violation of an order of protection in which the murdered individual was the protected person.

- NOTE(S) THAT MAY APPLY: Correctional
 - 05-01-21 H Filed with the Clerk by Rep. Sidney H. Mathias
 - 05-01-26 H First Reading
 - H Referred to Rules Committee
 - H Assigned to Judiciary II Criminal Law Committee
 - 05-02-03 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 015-000-000

	H Added Chief Co-Sponsor Rep. Patricia Bailey
05-02-07	H Placed on Calendar 2nd Reading - Short Debate
05-02-08	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
	H Added Chief Co-Sponsor Rep. Lisa M. Dugan
05-02-09	H Third Reading - Short Debate - Passed 115-000-000
	H Added Chief Co-Sponsor Rep. Jack D. Franks
	H Added Chief Co-Sponsor Rep. Linda Chapa LaVia
05-02-15	S Arrive in Senate
	S Placed on Calendar Order of First Reading February 16, 2005
05-02-18	H Added Co-Sponsor Rep. Charles E. Jefferson
05-03-08	H Added Co-Sponsor Rep. Robin Kelly
05-03-17	H Added Co-Sponsor Rep. Susana A Mendoza
	S Chief Senate Sponsor Sen. Kirk W. Dillard
05-04-21	S First Reading
	S Referred to Rules
	S Assigned to Judiciary
05-04-28	H Added Co-Sponsor Rep. Kathleen A. Ryg
05-05-05	S Held in Judiciary
05-05-06	S Rule 3-9(a) / Re-referred to Rules

HB-0352 MATHIAS-OSTERMAN.

30 ILCS 105/5.640 new

625 ILCS 5/3-663 new

Amends the Illinois Vehicle Code and the State Finance Act. Creates the Ovarian Cancer Awareness Fund. Provides for the issuance of Ovarian Cancer Awareness 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 Ovarian Cancer Awareness 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 Ovarian Cancer Awareness Fund shall be paid as grants to the National Ovarian Cancer Coalition, Inc. for ovarian cancer research, education, screening, and treatment. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-21 H Filed with the Clerk by Rep. Sidney H. Mathias

05-01-26 H First Reading

H Referred to Rules Committee

H Assigned to State Government Administration Committee

05-02-25 H Added Chief Co-Sponsor Rep. Harry Osterman

05-03-02 H Motion to Suspend Rule 25 - Prevailed

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0353 MATHIAS-FRANKS-CHAPA LAVIA-COULSON-FROEHLICH.

35 ILCS 5/203

from Ch. 120, par. 2-203

Amends the Illinois Income Tax Act. Creates a deduction for individual taxpayers who are 62 years of age or older in an amount equal to the amount the individual pays for Medicare Part B benefits during the taxable year. Provides that the deduction is available in taxable years ending on or after December 31, 2005. Exempts the deduction from the sunset provisions. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-21 H Filed with the Clerk by Rep. Sidney H. Mathias

05-01-26 H First Reading

- H Referred to Rules Committee
 - H Assigned to Revenue Committee
- 05-02-09 H Added Chief Co-Sponsor Rep. Jack D. Franks
 - H Added Chief Co-Sponsor Rep. Linda Chapa LaVia
 - H Added Chief Co-Sponsor Rep. Elizabeth Coulson
 - H Added Chief Co-Sponsor Rep. Paul D. Froehlich
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0354 MATHIAS.

320 ILCS 25/3.07

from Ch. 67 1/2, par. 403.07

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Provides that, for grant years 2006 and thereafter, "income" means federal taxable income (now, "income" means federal adjusted gross income modified by adding thereto income received from any of a list of sources).

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

05-01-21 H Filed with the Clerk by Rep. Sidney H. Mathias

05-01-26 H First Reading

- H Referred to Rules Committee
 - H Assigned to Revenue Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0355 MATHIAS-COULSON-TRYON-LYONS, EILEEN.

New Act

Creates the Illinois Consumer-Directed Care Act. Requires the Illinois Department on Aging, in conjunction with the Illinois Department of Public Aid, the Illinois Department of Public Health, and the Illinois Department of Human Services, to establish the consumer-directed care program as a demonstration program. Provides eligibility requirements for those enrolled in the program. Provides that consumers enrolled in the program shall be given a monthly budget allowance based on the results of their assessed functional needs and the financial resources of the program. Provides that consumers may use the budget allowance to pay only for home and community-based services that meet the consumer's long-term care needs and that are a costefficient use of funds. Sets forth the roles and responsibilities for consumers, State agencies, and fiscal intermediaries in administrating the program. Requires that all persons who render care under this Act must comply with the requirements of the Health Care Worker Background Check Act. Requires the Department on Aging to submit an annual report to the General Assembly. Repeals the Act on January 1, 2010.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-21 H Filed with the Clerk by Rep. Sidney H. Mathias

- 05-01-26 H First Reading
 - H Referred to Rules Committee
 - H Assigned to Aging Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-03-16 H Added Chief Co-Sponsor Rep. Elizabeth Coulson
 - H Added Chief Co-Sponsor Rep. Michael Tryon
 - H Added Chief Co-Sponsor Rep. Eileen Lyons

HB-0356 MATHIAS.

720 ILCS 570/407.3 new

Amends the Illinois Controlled Substances Act. Creates the offense of use of a child to commit a controlled substance offense. Provides that a person commits the offense when he or she is 17 years of age or over and commits a felony delivery or felony attempted delivery of a controlled substance in violation of the Act and, as part of that criminal transaction, knowingly uses a child under 17 years of age to effectuate the felony delivery or felony attempted delivery of the controlled substance. Provides that the penalty is a Class 4 felony. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

05-01-21 H Filed with the Clerk by Rep. Sidney H. Mathias

- 05-01-26 H First Reading
 - H Referred to Rules Committee

H Assigned to Judiciary II - Criminal Law Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0357 MATHIAS.

35 ILCS 105/9	from Ch. 120, par. 439.9
35 ILCS 110/9	from Ch. 120, par. 439.39
35 ILCS 115/9	from Ch. 120, par. 439.109
35 ILCS 120/3	from Ch. 120, par. 442
Amends the Use Tax Act,	the Service Use Tax Act, the Service Occupation Tax Act, and

the Retailer's Occupation Tax Act. Provides that 0.4% of the net revenues realized for the preceding month from the State's portion of the general rate of tax imposed under the Acts shall be paid by the Department of Revenue into the Local Government Distributive Fund (reverting to the distribution in place prior to State fiscal year 2003). Effective July 1, 2005. NOTE(S) THAT MAY APPLY: Fiscal

05-01-21 H Filed with the Clerk by Rep. Sidney H. Mathias

05-01-26 H First Reading

H Referred to Rules Committee

H Assigned to Revenue Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0358 WATSON AND PHELPS.

415 ILCS 5/12.5

Amends the Environmental Protection Act. Beginning January 1, 2005, decreases the NPDES fees for certain facilities with a Design Average Flow rate of at least 500,000 gallons per day but less than 5,000,000 gallons per day. Requires a \$500 fee for NPDES permits for mines other than mines producing coal (now, \$5,000). Provides that the Environmental Protection Agency may refund the difference between any fee amounts paid and the reduced fee amounts due under this amendatory Act. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-21 H Filed with the Clerk by Rep. Jim Watson 05-01-26 H First Reading

H Referred to Rules Committee

H Assigned to Executive Committee

05-03-03 H Added Co-Sponsor Rep. Brandon W. Phelps

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0359 ROSE.

705 ILCS 505/12-5 new

705 ILCS 505/17-5 new

Amends the Court of Claims Act. Provides that within 120 days after the presentation of all relevant evidence, whether by submission of documents or by court appearance, as directed by the court, the court shall make a final determination. Grants default judgment to the claimant in cases where the court does not make a final determination within the 120-day period. Provides that any final determination of the Court of Claims is reviewable by appeal as in other civil cases.

05-01-21 H Filed with the Clerk by Rep. Chapin Rose

05-01-26 H First Reading

H Referred to Rules Committee

H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0360 **ROSE-MATHIAS-LANG-PIHOS.**

750 ILCS 5/604.3 new

Amends the Illinois Marriage and Dissolution of Marriage Act. Requires the court to determine whether counseling is appropriate for a child who is involved in a custody proceeding. Authorizes the court to order counseling and apportion the cost between the parties. HOUSE AMENDMENT NO. 1

Deletes reference to:

750 ILCS 5/604.3 new Adds reference to: 750 ILCS 5/608

from Ch. 40, par. 608

Deletes everything after the enacting clause. Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that the court may order individual counseling for the child, family counseling for one or more of the parties and the child, or parental education for one or more of the parties, when it finds that one or more of the listed conditions exist. Provides that, if the court finds that one or more of the parties has violated an order of the court with regard to custody, visitation, or joint parenting, the court shall assess the costs of counseling against the violating party or parties. Provides that, otherwise, the court may apportion the costs between the parties as appropriate.

HOUSE AMENDMENT NO. 2

In the list of findings for which a court may order counseling, provides that the court may order counseling if the court finds that one or more of the parties has a finding of visitation abuse entered against him or her under the listed Section that is or could be harmful to the child.

HOUSE AMENDMENT NO. 4

Adds reference to:

750 ILCS 5/604.3 new

Deletes everything after the enacting clause. Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that the court may order individual counseling for the child, family counseling for one or more of the parties and the child, or parental education for one or more of the parties, when it finds that one or more of the listed conditions exist. Provides that, if the court finds that one or more of the parties has violated an order of the court with regard to custody, visitation, or joint parenting, the court shall assess the costs of counseling against the violating party or parties. Provides that, otherwise, the court may apportion the costs between the parties as appropriate. Provides that the court shall determine whether counseling is appropriate for a child who is involved in a custody proceeding. Provides that if the court determines that counseling is appropriate, the court may order counseling and may apportion the costs between the parties. Provides that all counseling sessions shall be confidential. Prohibits the use of communications in counseling in any manner in litigation or the reliance upon the communications by any expert appointed by the court or retained by any party.

SENATE COMMITTEE AMENDMENT NO. 1

Deletes reference to: 750 ILCS 5/604.3 new Adds reference to: 750 ILCS 5/506

from Ch. 40, par. 506

Deletes everything after the enacting clause. Amends the Illinois Marriage and Dissolution of Marriage Act. Requires the court to determine whether counseling is appropriate for a child who is involved in a custody proceeding. Authorizes the court to order counseling and apportion the cost between the parties. Provides that all counseling sessions shall be confidential. Provides that the communications in counseling shall not be used in any manner in litigation nor relied upon by any expert appointed by the court or retained by any party.

- 05-01-21 H Filed with the Clerk by Rep. Chapin Rose
- 05-01-26 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
 - H First Reading
 - H Referred to Rules Committee
 - H Assigned to Judiciary 1 Civil Law Committee
- 05-02-01 H Added Chief Co-Sponsor Rep. Lou Lang
- 05-02-03 H Added Chief Co-Sponsor Rep. Sandra M. Pihos
- 05-02-24 H House Amendment No. 1 Filed with Clerk by Judiciary I Civil Law Committee
 - H House Amendment No. 1 Adopted in Judiciary I Civil Law Committee; by Voice Vote
 - H Remains in Judiciary I Civil Law Committee
- 05-03-09 H House Amendment No. 2 Filed with Clerk by Judiciary I - Civil Law Committee
 - H House Amendment No. 2 Adopted in Judiciary I Civil Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary I Civil Law Committee; 014-000-000
- 05-03-10 H Placed on Calendar 2nd Reading - Short Debate
- 05-03-15 H House Amendment No. 3 Filed with Clerk by Rep. Chapin Rose
- H House Amendment No. 3 Referred to Rules Committee
- 05-04-06 H House Amendment No. 4 Filed with Clerk by Rep. Chapin Rose
- H House Amendment No. 4 Referred to Rules Committee
- 05-04-07 H House Amendment No. 4 Recommends Be Adopted Rules Committee; 004-000-000
- 05-04-08 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-04-11 H House Amendment No. 4 Adopted by Voice Vote
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-12 H Third Reading Short Debate Passed 116-000-000

- H House Amendment No. 3 Tabled Pursuant to Rule 40(a)
- S Arrive in Senate
- S Placed on Calendar Order of First Reading April 13, 2005
- 05-04-14 S Chief Senate Sponsor Sen. Richard J. Winkel, Jr.
- 05-04-15 S First Reading
- S Referred to Rules
- 05-04-21 S Assigned to Judiciary
- 05-05-03 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Richard J. Winkel, Jr.
 - S Senate Committee Amendment No. 1 Referred to Rules
 - S Senate Committee Amendment No. 1 Rules Refers to Judiciary
- 05-05-05 S Senate Committee Amendment No. 1 Adopted S Do Pass as Amended Judiciary; 009-000-000
 - S Placed on Calendar Order of 2nd Reading May 10, 2005
- 05-05-16 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 17, 2005
- 05-05-19 S Third Reading Passed; 058-000-000
- 05-05-20 H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
 - H Senate Committee Amendment No. 1 Motion Filed Concur Rep. Chapin Rose
 - H Senate Committee Amendment No. 1 Motion to Concur Referred to Rules Committee
- 05-05-23 H Senate Committee Amendment No. 1 Motion to Concur Recommends be Adopted Rules Committee; 003-002-000
- 05-05-26 H Senate Committee Amendment No. 1 House Concurs 114-000-000
- H Passed Both Houses
- 05-06-24 H Sent to the Governor
- 05-08-22 H Governor Approved
 - H Effective Date January 1, 2006

HB-0361 ROSE-HULTGREN-MITCHELL, BILL, FRANKS AND CHAPA LAVIA.

20 ILCS 605/605-685 new

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Requires the Department of Commerce and Economic Opportunity to establish and maintain a program devoted to encouraging the rapid establishment of businesses and employers in business parks by developing standards for the development, location, and maintenance of business parks in the State and by certifying business parks that meet or exceed those standards. Requires the Department to advertise the business park certification program. Effective on January 1, 2006.

HOUSE AMENDMENT NO. 1

Provides that the Department of Commerce and Economic Opportunity may, subject to appropriation (instead of "must"), establish, maintain, and advertise the office park certification program.

HOUSE AMENDMENT NO. 2

Requires the Department of Commerce and Economic Opportunity to adopt rules concerning the business park certification program. Provides that a business park that has been established before the effective date of this amendatory Act may receive certification under the program.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-01-21 H Filed with the Clerk by Rep. Chapin Rose
 - 05-01-26 H First Reading
 - H Referred to Rules Committee
 - H Assigned to International Trade & Commerce Committee
 - 05-02-09 H Added Chief Co-Sponsor Rep. Randall M. Hultgren
 - H House Amendment No. 1 Filed with Clerk by International Trade & Commerce Committee
 - H House Amendment No. 1 Adopted in International Trade & Commerce Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate International Trade & Commerce Committee; 016-000-000

	H Placed on Calendar 2nd Reading - Short Debate								
	H Added Chief Co-Sponsor Rep. Bill Mitchell								
05-02-25	H House Amendment No. 2 Filed with Clerk by Rep. Chapin Rose								
	H House Amendment No. 2 Referred to Rules Committee								
05-03-02	H House Amendment No. 2 Recommends Be Adopted Rules Committee;								
	004-000-000								
05-03-03	H Second Reading - Short Debate								
	H House Amendment No. 2 Adopted by Voice Vote								
	H Placed on Calendar Order of 3rd Reading - Short Debate								
05-03-15	H Third Reading - Short Debate - Passed 117-000-000								
	H Added Co-Sponsor Rep. Jack D. Franks								
	H Added Co-Sponsor Rep. Linda Chapa LaVia								
05-03-16	S Arrive in Senate								
	S Placed on Calendar Order of First Reading March 17, 2005								
05-04-08	S Chief Senate Sponsor Sen. Dale A. Righter								
05-04-11	S First Reading								
	S Referred to Rules								
05-04-13	S Assigned to Commerce & Economic Development								
05-04-21	S Do Pass Commerce & Economic Development; 008-000-000								
	S Placed on Calendar Order of 2nd Reading May 3, 2005								
05-05-13	S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Dale A.								
	Righter								
	S Senate Floor Amendment No. 1 Referred to Rules								
05-05-19	S Second Reading								
	S Placed on Calendar Order of 3rd Reading May 20, 2005								
05-05-20	S Added as Alternate Chief Co-Sponsor Sen. Martin A. Sandoval								
	S Third Reading - Passed; 058-000-000								
	S Senate Floor Amendment No. 1 Tabled Pursuant to Rule 5-4(a)								
	H Passed Both Houses								
05-06-17	H Sent to the Governor								
05-08-16	H Governor Approved								
	H Effective Date January 1, 2006								
	H Public Act 94-0598								

HB-0362 ROSE.

70 ILCS 3610/8.5

Amends the Local Mass Transit District Act. Requires any local mass transit district to obtain the concurrence, by resolution or ordinance, of the corporate authorities of the municipality within which the territory to be annexed is located when seeking to annex territory that (i) lies within the corporate limits of a municipality, (ii) is contiguous to a local mass transit district, and (iii) is not a part of another local mass transit district. Effective immediately.

- 05-01-21 H Filed with the Clerk by Rep. Chapin Rose 05-01-26 H First Reading H Referred to Rules Committee H Assigned to Local Government Committee 05-03-03 H Added Co-Sponsor Rep. Brandon W. Phelps 05-03-09 H Removed Co-Sponsor Rep. Brandon W. Phelps H Motion Do Pass - Lost Local Government Committee; 004-005-001 H Remains in Local Government Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0363 ROSE-PIHOS-EDDY.

105 ILCS 5/7-2a

from Ch. 122, par. 7-2a

Amends the Boundary Changes Article of the School Code. Provides that a petition for dissolution of a school district that was approved by the regional board of school trustees and that was initiated by the registered voters residing in the district proposed to be dissolved is not effective until the question of dissolution and annexation has been submitted to the electors in each affected school district at a regular election. Makes changes concerning when a school district with a population of less than 5,000 residents may be dissolved and its territory annexed. Effective immediately.

05-01-21 H Filed with the Clerk by Rep. Chapin Rose

- H Chief Co-Sponsor Rep. Sandra M. Pihos
- 05-01-26 H First Reading
 - H Referred to Rules Committee
 - H Assigned to Elementary & Secondary Education Committee
- 05-02-08 H Added Chief Co-Sponsor Rep. Roger L. Eddy
- 05-02-09 H Do Pass / Short Debate Elementary & Secondary Education Committee; 019-001-000
- 05-02-10 H Placed on Calendar 2nd Reading Short Debate
- 05-04-05 H House Amendment No. 1 Filed with Clerk by Rep. Chapin Rose
 - H House Amendment No. 1 Referred to Rules Committee
- 05-04-08 H Second Reading Short Debate H Held on Calendar Order of Second Reading Short Debate
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0364 ROSE.

725 ILCS 5/115-10.4

Amends the Code of Criminal Procedure of 1963. Eliminates a provision from the Section concerning the admissibility of prior statements of a witness who is deceased that any prior statement that is sought to be admitted into evidence must have been made by the declarant under oath at a trial, hearing, or other proceeding.

- 05-01-21 H Filed with the Clerk by Rep. Chapin Rose
- 05-01-26 H First Reading
 - H Referred to Rules Committee
 - H Assigned to Judiciary II Criminal Law Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0365 ROSE AND PHELPS.

735 ILCS 5/8-2501 from Ch. 110, par. 8-2501

Amends the Code of Civil Procedure. Changes the standards that the court shall apply to determine if a witness qualifies as an expert witness as follows: (i) whether the witness is board certified or board eligible in the same medical specialties as the defendant and is familiar with the same medical problems or the type of treatment administered in the case (instead of the same relationship of the medical specialties of the witness to the medical problem and the type of treatment in the case); (ii) whether the witness has devoted 75% (instead of a substantial portion) of his or her time to the practice of medicine, teaching, or university-based research in relation to the medical care and type of treatment at issue; and (iii) whether the witness is licensed by any state or the District of Columbia (instead of just licensed). Provides that an expert witness shall provide proof of active practice, teaching, or engagement in university-based research. Provides that, if retired, an expert must provide proof of attendance and completion of continuing education courses for the 3 years previous to giving testimony. Provides that an expert who has not actively practiced, taught, or been engaged in universitybased research within the 10 years previous to giving testimony may not be qualified as an expert witness.

05-01-21 H Filed with the Clerk by Rep. Chapin Rose

05-01-26 H First Reading

H Referred to Rules Committee

H Assigned to Executive Committee

05-03-03 H Added Co-Sponsor Rep. Brandon W. Phelps

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0366 ROSE AND PHELPS.

735 ILCS 5/2-1109 from Ch. 110, par. 2-1109

735 ILCS 5/2-1702 from Ch. 110, par. 2-1702

Amends the Code of Civil Procedure. Defines "economic loss" or "economic damages", "non-economic loss" or "non-economic damages", and "compensatory damages" or "actual damages". Distinguishes between economic and non-economic damages in verdicts.

- 05-01-21 H Filed with the Clerk by Rep. Chapin Rose
- 05-01-26 H First Reading
 - H Referred to Rules Committee
 - H Assigned to Executive Committee

05-03-03 H Added Co-Sponsor Rep. Brandon W. Phelps

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0367 ROSE.

765 ILCS 705/3 new

765 ILCS 705/4 new

Amends the Landlord and Tenant Act. Permits a landlord to perform a criminal background check on any person seeking to lease property from the landlord or sublease property from a tenant of the landlord. Provides that the landlord may refuse to lease the property or may refuse to allow the sublease if the criminal background check of the person contains any felony convictions or indicates that the person is a registered sex offender. Preempts home rule.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Amends the Landlord and Tenant Act. Provides that a landlord may obtain a criminal background check on any individual seeking to lease property from the landlord or sublease property from a tenant of the landlord. Provides that the landlord may refuse to lease the property or may refuse to allow the sublease if: (i) the individual's tenancy would constitute a direct threat to the health or safety of other individuals or the individual's tenancy would result in substantial physical damage to the property of others; or (ii) the individual's tenancy would result in substantial physical damage to the property of others; or (ii) the individual has been convicted by any court of competent jurisdiction of the illegal manufacture or distribution of a controlled substance as defined in the federal Controlled Substances Act or the Illinois Controlled Substances Act. Provides that the landlord may not use the criminal background check to discriminate against a protected class. Preempts home rule, except in home rule municipalities with more than 2,000,000 inhabitants.

NOTE(S) THAT MAY APPLY: Home Rule

- 05-01-21 H Filed with the Clerk by Rep. Chapin Rose
- 05-01-26 H First Reading
 - H Referred to Rules Committee
 - H Assigned to Judiciary I Civil Law Committee
- 05-02-09 H House Amendment No. 1 Filed with Clerk by Judiciary I Civil Law Committee
 - H House Amendment No. 1 Adopted in Judiciary I Civil Law Committee; by Voice Vote
 - H Remains in Judiciary I Civil Law Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0368 ROSE-MATHIAS.

625 ILCS 5/6-206

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

Amends the Illinois Vehicle Code. Provides that a person who was under the age of 21 years at the time of arrest may avoid the suspension of his or her license for a second offense against traffic regulations governing the movement of vehicles within a 24 month period if he or she completes an approved driver safety course. Provides that the Secretary of State shall adopt rules for implementing this option.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-21 H Filed with the Clerk by Rep. Chapin Rose
- 05-01-26 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
 - H First Reading
 - H Referred to Rules Committee
 - H Assigned to Judiciary II Criminal Law Committee
- 05-02-03 H Do Pass / Standard Debate Judiciary II Criminal Law Committee; 009-002-001
- 05-02-07 H Placed on Calendar 2nd Reading Standard Debate
- 05-04-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-04-14 H Motion Filed Rep. Chapin Rose; Table House Bill 368 Pursuant to Rule 60(b)
- 05-04-15 H Motion Prevailed

H Tabled By Sponsor Rep. Chapin Rose

HB-0369 ROSE-MATHIAS-BLACK AND WAIT.

625 ILCS 5/16-105.1 new

Amends the Illinois Vehicle Code. Provides that a court may order restitution to persons who suffered personal injury or property damage as a result of misdemeanors and felonies

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committed in violation of the Code. States the terms that apply to restitution under the Code. SENATE FLOOR AMENDMENT NO. 1 Provides that the provision does not apply in a county with a population of 3,000,000 or more SENATE FLOOR AMENDMENT NO. 2 Provides that the provision does not apply in a county with a population of 500,000 or more. 05-01-21 H Filed with the Clerk by Rep. Chapin Rose 05-01-26 H Added Chief Co-Sponsor Rep. Sidney H. Mathias H First Reading H Referred to Rules Committee H Assigned to Judiciary II - Criminal Law Committee 05-02-03 H Do Pass / Short Debate Judiciary II - Criminal Law Committee; 015-000-000 05-02-07 H Placed on Calendar 2nd Reading - Short Debate 05-02-09 H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate 05-02-10 H Added Chief Co-Sponsor Rep. William B. Black H Added Co-Sponsor Rep. Ronald A. Wait H Third Reading - Short Debate - Passed 111-000-000 05-02-15 S Arrive in Senate S Placed on Calendar Order of First Reading February 16, 2005 05-02-22 S Chief Senate Sponsor Sen. Donne E. Trotter 05-02-24 S First Reading S Referred to Rules 05-04-13 S Assigned to Judiciary 05-04-20 S Postponed - Judiciary 05-05-05 S Do Pass Judiciary; 010-000-000 S Placed on Calendar Order of 2nd Reading May 10, 2005 05-05-11 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Donne E. Trotter S Senate Floor Amendment No. 1 Referred to Rules 05-05-16 S Senate Floor Amendment No. 1 Rules Refers to Judiciary S Second Reading S Placed on Calendar Order of 3rd Reading May 17, 2005 05-05-17 S Senate Floor Amendment No. 1 Recommend Do Adopt Judiciary; 009-000-000 05-05-18 S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Donne E. Trotter S Senate Floor Amendment No. 2 Referred to Rules 05-05-20 S Rule 2-10 Third Reading Deadline Extended to December 31, 2005 05-05-23 S Senate Floor Amendment No. 2 Rules Refers to Judiciary 05-05-24 S Senate Floor Amendment No. 2 Held in Judiciary 05-05-25 S Senate Floor Amendment No. 2 Recommend Do Adopt Judiciary; 010-000-000 05-05-27 S Recalled to Second Reading S Senate Floor Amendment No. 1 Adopted; Trotter S Senate Floor Amendment No. 2 Adopted; Trotter S Placed on Calendar Order of 3rd Reading S Verified S Third Reading - Passed; 030-025-003 H Arrived in House H Placed on Calendar Order of Concurrence Senate Amendment(s) 1,2 H Senate Floor Amendment No. 1 Motion Filed Non-Concur Rep. Chapin Rose H Senate Floor Amendment No. 2 Motion Filed Non-Concur Rep. Chapin Rose 05-05-29 H Senate Floor Amendment No. 1 House Non-Concurs H Senate Floor Amendment No. 2 House Non-Concurs S Secretary's Desk - Non-Concurrence Senate Amendment(s) 01,02 S Placed on Calendar Order of Non-Concurrence Senate Amendment(s) 01,02May 30, 2005.

- 05-05-30 S Senate Floor Amendment No. 1 Motion to Refuse to Recede Filed with Secretary Sen. Donne E. Trotter
 - S Senate Floor Amendment No. 2 Motion to Refuse to Recede Filed with Secretary Sen. Donne E. Trotter
 - S Senate Floor Amendment No. 1 Senate Refuses to Recede 01
 - S Senate Floor Amendment No. 2 Senate Refuses to Recede 02
 - S Senate Requests Conference Committee No. 1
- 05-07-01 S Pursuant to Senate Rule 3-9(b) / Referred to Rules

HB-0370 ROSE AND PHELPS.

735 ILCS 5/2-622 from Ch. 110, par. 2-622

Amends the Code of Civil Procedure. Requires that the report from the reviewing health professional for a pro se plaintiff in a medical malpractice action contain the name and address of the reviewing health professional and documentation of compliance with the qualifying requirements for being a reviewing health professional. Provides that a reviewing health professional that provides frivolous or improper review of a case shall be liable to each of the parties for the reasonable costs and attorneys' fees expended in resolving the case. Provides that a review shall be found frivolous if it is substantially lacking in factual support, is based upon a standard of care or practice that lacks substantial use in the relevant specialty or field of practice, or is made for an improper purpose, such as to harass or cause needless increase in the cost of litigation. Limits the extension to one 90-day extension for a pro se plaintiff who was unable to obtain a reviewing physician's reports and who has not previously voluntarily dismissed an action based upon the same or substantially the same acts, omissions, or occurrences.

05-01-21 H Filed with the Clerk by Rep. Chapin Rose

- 05-01-26 H First Reading
 - H Referred to Rules Committee
 - H Assigned to Executive Committee
- 05-03-03 H Added Co-Sponsor Rep. Brandon W. Phelps
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0371 ROSE-SACIA-ĠORDON-CULTRA.

705 ILCS 405/5-710

705 ILCS 405/5-720

Amends the Juvenile Court Act of 1987. Provides that a minor who has been adjudicated delinquent and made a ward of the court may be placed in a juvenile detention home for a period not to exceed 30 days if the minor is at least 10 years of age and under 21 years of age. Provides that the court may sentence a delinquent minor who has attained 17 years of age to confinement in a county jail. Provides that the court may sentence a minor who is at least 17 years of age and who has violated the terms of his or her probation to a county jail for a period of time not to exceed 6 months.

HOUSE AMENDMENT NO. 1

Deletes reference to:

705 ILCS 405/5-720

Deletes everything after the enacting clause. Amends the Juvenile Court Act of 1987. Provides that a minor who is 17 years of age or older may be committed to a term of confinement in a county jail.

05-01-21 H Filed with the Clerk by Rep. Chapin Rose

- 05-01-26 H First Reading
 - H Referred to Rules Committee
 - H Assigned to Judiciary II Criminal Law Committee
- 05-02-02 H Chief Co-Sponsor Rep. Jim Sacia
- 05-02-03 H House Amendment No. 1 Filed with Clerk by Judiciary II Criminal Law Committee
 - H House Amendment No. 1 Adopted in Judiciary II Criminal Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary II Criminal Law Committee; 010-004-000
- 05-02-07 H Placed on Calendar 2nd Reading Short Debate
- 05-02-08 H Second Reading Short Debate

	H Placed on Calendar Order of 3rd Reading - Short Debate
05-02-09	H Added Chief Co-Sponsor Rep. Careen M Gordon
	H Added Chief Co-Sponsor Rep. Shane Cultra
	H Third Reading - Short Debate - Passed 084-031-000
05-02-15	S Arrive in Senate
	S Placed on Calendar Order of First Reading
	S Chief Senate Sponsor Sen. Dale A. Righter
	S First Reading
	S Referred to Rules
05-04-13	S Assigned to Judiciary
05-04-20	S Held in Judiciary
	S Held in Judiciary

HB-0372 ROSE.

710 ILCS 15/8 from Ch. 10, par. 208

05-05-06 S Rule 3-9(a) / Re-referred to Rules

710 ILCS 15/9 from Ch. 10, par. 209

Amends the Health Care Arbitration Act. Makes changes to the process by which a health care arbitration agreement may be cancelled by any signatory. Removes language requiring the re-affirmation of the health care arbitration agreement during the discharge planning process. Provides that no health care arbitration agreement shall be valid after 10 (instead of 2) years from the date of its execution.

05-01-21 H Filed with the Clerk by Rep. Chapin Rose

05-01-26 H First Reading

H Referred to Rules Committee

H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0373 ROSE.

40 ILCS 5/3-110 40 ILCS 5/7-139 from Ch. 108 1/2, par. 3-110 from Ch. 108 1/2, par. 7-139

40 ILCS 5/3-110.8 new 40 ILCS 5/7-139.11 new

Amends the Downstate Police and IMRF Articles of the Illinois Pension Code. Authorizes a member of a downstate police fund who has up to 8 years of creditable service under IMRF to transfer his or her service credit under IMRF to that downstate police fund. Authorizes a member of IMRF who has up to 8 years of creditable service in a fund under the Downstate Police Article to transfer his or her service credit under that downstate police fund to IMRF. Provides that if the amount transferred under this amendatory Act is less than the true cost to the receiving pension fund of allowing that creditable service to be established, then the amount of creditable service the person may establish under this amendatory Act shall be reduced by a corresponding amount. Effective immediately,

HOUSE AMENDMENT NO. 1

Changes an obsolete reference to the Department of Insurance. In provisions amending the IMRF Article, replaces references to the Public Pension Division with references to the board and removes reporting requirements related to calculations made to transfer the credits.

05-01-21 H Filed with the Clerk by Rep. Chapin Rose

- 05-01-26 H First Reading
 - H Referred to Rules Committee

H Assigned to Executive Committee

- 05-02-16 H Re-assigned to Personnel and Pensions Committee
- 05-03-03 H House Amendment No. 1 Filed with Clerk by Personnel and Pensions Committee
 - H House Amendment No. 1 Adopted in Personnel and Pensions Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Personnel and Pensions Committee; 005-000-000
 - H Placed on Calendar 2nd Reading Short Debate
- 05-03-15 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-06 H Third Reading Short Debate Passed 113-000-000

05-04-07	S Arrive in Senate
	S Placed on Calendar Order of First Reading April 8, 2005
	S Chief Senate Sponsor Sen. Richard J. Winkel, Jr.
05-04-11	S First Reading
	S Referred to Rules
05-04-13	S Assigned to Pensions & Investments
05-04-20	S Do Pass Pensions & Investments; 009-000-000
	S Placed on Calendar Order of 2nd Reading April 21, 2005
05-05-04	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 5, 2005
05-05-11	S Third Reading - Passed; 058-000-000
	H Passed Both Houses
05-06-09	H Sent to the Governor
	H Sent to the Governor
05-07-29	H Governor Approved
	H Effective Date July 29, 2005
	H Public Act

HB-0374 OSMOND-MATHIAS, SCHMITZ AND RITA.

105 ILCS 230/5-27 new

Amends the School Construction Law. Provides that all school construction projects financed pursuant to the Law are subject to applicable local building codes. Effective immediately.

- 05-01-21 H Filed with the Clerk by Rep. JoAnn D. Osmond
 - 05-01-26 H First Reading
 - H Referred to Rules Committee
 - H Assigned to Elementary & Secondary Education Committee
 - 05-02-09 H Do Pass / Short Debate Elementary & Secondary Education Committee; 014-000-007
 - H Added Chief Co-Sponsor Rep. Sidney H. Mathias
 - 05-02-10 H Placed on Calendar 2nd Reading Short Debate
 - 05-02-16 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-02-18 H Third Reading Short Debate Passed 089-019-000
 - H Added Co-Sponsor Rep. Timothy L. Schmitz
 - H Added Co-Sponsor Rep. Robert Rita
 - 05-02-23 S Arrive in Senate
 - S Placed on Calendar Order of First Reading February 24, 2005
 - S Chief Senate Sponsor Sen. Adeline Jay Geo-Karis
 - 05-02-24 S First Reading
 - S Referred to Rules
 - 05-04-13 S Assigned to Education
 - 05-04-20 S Held in Education
 - 05-05-04 S Postponed Education
 - 05-05-06 S Rule 3-9(a) / Re-referred to Rules

HB-0375 KOSEL AND SCHOCK-COULSON.

105 ILCS 5/2-3.25g

from Ch. 122, par. 2-3.25g

Amends the School Code. In provisions concerning the waiver or modification of mandates within the School Code and rules, provides that the State Board of Education's Spring mandate waiver report must be filed with the Senate and House of Representatives before each March 1 (instead of May 1), and provides that the General Assembly may disapprove the Spring report within 60 (instead of 30) calendar days. Provides that as part of the disapproval process, the Senate and House of Representatives ball convene a joint committee in order to consider the report, and a joint resolution must be introduced in either the Senate or the House of Representatives.

- 05-01-21 H Filed with the Clerk by Rep. Renee Kosel
- 05-01-26 H First Reading
 - H Referred to Rules Committee
 - H Assigned to Executive Committee
- 05-02-23 H Added Co-Sponsor Rep. Aaron Schock
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

05-03-16 H Added Chief Co-Sponsor Rep. Elizabeth Coulson

HB-0376 KOSEL-COULSON-FLOWERS-MEYER-BELLOCK.

105 ILCS 5/2-3.25g

from Ch. 122, par. 2-3.25g

Amends the School Code. In provisions concerning the waiver or modification of mandates within the School Code and rules, provides that an application for a waiver from or modification to a physical education mandate must be made by the particular school involved, not by the school district or joint agreement. Provides that a waiver from or modification to a physical education mandate may not be requested if the school district has received, within the last 10 years, a grant under the School Construction Law to build a new building or to upgrade an existing physical education facility, unless the school district is seeking the waiver or modification to operate under a block schedule. Instead of allowing the General Assembly to disapprove a waiver from or modification to a physical education mandate, provides that if the State Board of Education's mandate waiver report contains a request for a waiver from or modification to a physical education mandate, then the General Assembly must approve the request by adoption of a joint resolution pertaining only to that particular request, otherwise the waiver shall be deemed disapproved. Effective immediately.

05-01-21 H Filed with the Clerk by Rep. Renee Kosel

- 05-01-26 H First Reading
 - H Referred to Rules Committee
 - H Assigned to Elementary & Secondary Education Committee
- 05-02-03 H Added Chief Co-Sponsor Rep. Elizabeth Coulson
- H Added Chief Co-Sponsor Rep. James H. Meyer H Added Chief Co-Sponsor Rep. James H. Meyer H Added Chief Co-Sponsor Rep. Patricia R. Bellock
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0377 KOSEL.

New Act

30 ILCS 105/5.640 new

Creates the Illinois Dollars for Scholars Program Act and amends the State Finance Act. Establishes the Illinois Dollars for Scholars Program, to be administered by the Illinois Student Assistance Commission, to encourage local communities to develop scholarship programs that assist their residents in obtaining a higher education. Requires the Commission to award a chapter \$2,000 upon demonstration to the Commission that the chapter has raised \$2,000 for scholarships or the creation of an endowment for scholarships. Creates the Illinois Dollars for Scholars Fund as a special fund in the State treasury. Repeals the Act on June 30, 2008. Effective July 1, 2005. 05-01-21 H Filed with the Clerk by Rep. Renee Kosel 05-01-26 H First Reading

H Referred to Rules Committee

H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0378 BOLAND-PIHOS, DAVIS, MONIQUE, MCGUIRE, PHELPS, KELLY, WASHINGTON, SMITH, D'AMICO, DAVIS, WILLIAM, TURNER AND YOUNGE.

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 concerning the pharmaceutical assistance program. Provides that beginning on July 1, 2006, "covered prescription drug" includes any agent or drug added by the Department of Revenue within the therapeutic categories of antipsychotics, antidepressants, and anticonvulsants.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-21 H Filed with the Clerk by Rep. Mike Boland

05-01-26 H First Reading

H Referred to Rules Committee

H Assigned to Revenue Committee

- 05-02-10 H Added Co-Sponsor Rep. Monique D. Davis
- 05-02-15 H Added Co-Sponsor Rep. Jack McGuire
- 05-03-03 H Added Co-Sponsor Rep. Brandon W. Phelps

05-03-08 05-03-10 05-03-16	H Rule 19(a) / Re-referred to Rules Committee H Added Co-Sponsor Rep. Eddie Washington
	H Added Co-Sponsor Rep. Michael K. Smith
	H Added Co-Sponsor Rep. John D'Amico
	H Co-Sponsor Rep. William Davis
	H Co-Sponsor Rep. Arthur L. Turner
	H Co-Sponsor Rep. Wyvetter H. Younge

05-05-28 H Added Chief Co-Sponsor Rep. Sandra M. Pihos

HB-0379 FRITCHEY.

35 ILCS 200/21-45

Amends the Property Tax Code. Makes a technical change in a Section concerning issuance of a tax bill.

- 05-01-21 H Filed with the Clerk by Rep. John A. Fritchey
- 05-01-26 H First Reading
 - H Referred to Rules Committee
 - H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0380 FRITCHEY-HOWARD-OSTERMAN-YARBROUGH-PATTERSON, MILLER, JOYCE, FEIGENHOLTZ, GRAHAM, KELLY, PHELPS, WASHINGTON, SMITH, JEFFERSON AND CHAVEZ.

New Act

Creates the Illinois Spyware Prevention Initiative Act. Prohibits a person or entity other than the authorized user of a computer from causing computer software to be copied onto the computer and using the software to: (1) take control of the computer; (2) modify certain settings related to the computer's access to or use of the Internet; (3) collect, through deceptive means, personally identifiable information; (4) prevent, without authorization, an authorized user's reasonable efforts to block the installation of or disable software; (5) misrepresent that the software will be uninstalled or disabled by an authorized user's action; or (6) through deceptive means, remove, disable, or render inoperative security, antispyware, or antivirus software installed on the computer. Prohibits a person or entity who is not an authorized user from inducing an authorized user to install a software component by misrepresenting that it is necessary for security or privacy or in order to open, view, or play a particular type of content. Prohibits a person or entity who is not an authorized user from deceptively causing the copying and execution on the computer of software components with the intent of causing an authorized user to use the components in a way that violates the Act. Makes a violation of the Act a Class B misdemeanor. Contains severability provisions.

JUDICIAL NOTE (Admin Office of the Illinois Courts)

Would neither increase nor decrease the number of judges needed in the State.

- NOTE(S) THAT MAY APPLY: Correctional
 - 05-01-21 H Filed with the Clerk by Rep. John A. Fritchey
 - 05-01-26 H First Reading
 - H Referred to Rules Committee
 - H Assigned to Computer Technology Committee
 - 05-02-02 H Added Chief Co-Sponsor Rep. Constance A. Howard
 - H Added Chief Co-Sponsor Rep. Harry Osterman
 - H Chief Co-Sponsor Rep. Karen A. Yarbrough
 - H Do Pass / Short Debate Computer Technology Committee; 006-000-000
 - 05-02-03 H Placed on Calendar 2nd Reading Short Debate
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - H Added Co-Sponsor Rep. David E. Miller
 - H Added Co-Sponsor Rep. Kevin Joyce
 - H Added Co-Sponsor Rep. Sara Feigenholtz
 - 05-02-04 H Judicial Note Filed
 - 05-02-07 H Added Chief Co-Sponsor Rep. Milton Patterson
 - 05-02-08 H Added Co-Sponsor Rep. Deborah L. Graham
 - H Added Co-Sponsor Rep. Robin Kelly
 - H Third Reading Short Debate Passed 108-005-001

05-02-15	S Arrive in Senate								
	S Placed on Calendar Order of First Reading February 16, 2005								
05-02-17	S Chief Senate Sponsor Sen. Kwame Raoul								
05-02-24	First Reading								
	S Referred to Rules								
05-03-03	H Added Co-Sponsor Rep. Brandon W. Phelps								
05-03-10									
	H Added Co-Sponsor Rep. Michael K. Smith								
05-03-17									
	H Added Co-Sponsor Rep. Michelle Chavez								
05-04-13									
	S Postponed - Housing & Community Affairs								
	S Do Pass Housing & Community Affairs; 009-000-000								
	S Placed on Calendar Order of 2nd Reading May 5, 2005								
05-05-18									
	Raoul								
	S Senate Floor Amendment No. 1 Referred to Rules								
05-05-19	S Second Reading								
	S Placed on Calendar Order of 3rd Reading May 20, 2005								
05-05-20									
05-05-24									
	Raoul								
	S Senate Floor Amendment No. 2 Referred to Rules								
05-07-01									
0.07 01									

05-11-04 S Rule 2-10 Third Reading Deadline Extended to January 9, 2007

HB-0381 COLVIN-MILLER-FRITCHEY-ACEVEDO-OSTERMAN, GRAHAM, KELLY, FROEHLICH, DAVIS, WILLIAM, RITA, PATTERSON, DUNKIN, HOWARD, JONES, CHAVEZ, LINDNER, CURRIE, SOTO, DELGADO, NEKRITZ, BERRIOS, TURNER, YOUNGE, CULTRA, FRANKS, CHAPA LAVIA, GILES, MATHIAS, BRADLEY, RICHARD, MUNSON, YARBROUGH, JEFFERSON AND MENDOZA.

720 ILCS 5/17-29 new

Amends the Criminal Code of 1961. Provides that in addition to any other penalties imposed by law or by an ordinance or resolution of a unit of local government or school district, any individual or entity that knowingly obtains, or assists another to obtain, a contract with a governmental unit because of a false representation that the individual or entity, or the individual or entity assisted, is a minority owned business, female owned business, or business owned by a person with a disability, regardless of whether the preference was established by statute or local ordinance or resolution, is guilty of a Class 4 felony. Provides that the court shall order that an individual or entity convicted of this offense must pay to the governmental unit that awarded the contract a penalty equal to one and one-half times the amount of the contract obtained because of the false representation.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Reinserts the provisions of the introduced bill but changes penalties for a violation from a Class 4 felony to a Class 2 felony.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

05-01-24	H Filed with the Clerk by Rep. Marlow H. Colvin
	H Chief Co-Sponsor Rep. David E. Miller

- 05-01-26 H Added Chief Co-Sponsor Rep. Paul D. Froehlich
 - H Added Chief Co-Sponsor Rep. Harry Osterman
 - H Added Chief Co-Sponsor Rep. Edward J. Acevedo H First Reading
 - H Referred to Rules Committee
 - H Remove Chief Co-Sponsor Rep. Paul D. Froehlich
- 05-02-02 H Assigned to Judiciary II Criminal Law Committee
- 05-02-03 H Added Chief Co-Sponsor Rep. John A. Fritchey
 - H Added Co-Sponsor Rep. Karen A. Yarbrough
 - H Added Co-Sponsor Rep. Deborah L. Graham H Added Co-Sponsor Rep. Robin Kelly
- 05-02-08 H Added Co-Sponsor Rep. Paul D. Froehlich

05-02-10	H House Amendment No. I Filed with Clerk by Judiciary II - Criminal Law										
	Committee										
	H House Amendment No. 1 Adopted in Judiciary II - Criminal Law										
	Committee; by Voice Vote										
	H Do Pass as Amended / Short Debate Judiciary II - Criminal La										
	Committee; 016-000-000										
	H Added Co-Sponsor Rep. William Davis										
	H Added Co-Sponsor Rep. Robert Rita										
05-02-14	H Placed on Calendar 2nd Reading - Short Debate										
05-02-16	H Added Co-Sponsor Rep. Milton Patterson										
	H Added Co-Sponsor Rep. Kenneth Dunkin										
	H Added Co-Sponsor Rep. Constance A. Howard										
	H Added Co-Sponsor Rep. Lovana Jones										
05-02-17	• •										
05-02-25	• •										
	H Placed on Calendar Order of 3rd Reading - Short Debate										
05-03-01	H Co-Sponsor Rep. Patricia Reid Lindner										
	H Co-Sponsor Rep. Barbara Flynn Currie										
	H Co-Sponsor Rep. Cynthia Soto										
	H Co-Sponsor Rep. William Delgado										
	H Co-Sponsor Rep. Elaine Nekritz										
	H Co-Sponsor Rep. Maria Antonia Berrios										
	H Co-Sponsor Rep. Arthur L. Turner										
	H Co-Sponsor Rep. Wyvetter H. Younge										
	H Co-Sponsor Rep. Shane Cultra										
	H Added Co-Sponsor Rep. Jack D. Franks										
	H Added Co-Sponsor Rep. Linda Chapa LaVia										
	H Added Co-Sponsor Rep. Calvin L. Giles										
	H Added Co-Sponsor Rep. Sidney H. Mathias										
	H Added Co-Sponsor Rep. Richard T. Bradley										
	H Third Reading - Short Debate - Passed 114-000-000										
	H Added Co-Sponsor Rep. Ruth Munson										
	H Added Co-Sponsor Rep. Charles E. Jefferson										
05-03-02	S Arrive in Senate										
S Placed on Calendar Order of First Reading March 3, 2005											
	S Chief Senate Sponsor Sen. Jacqueline Y. Collins										
	S Added as Alternate Chief Co-Sponsor Sen. Mattie Hunter										
	S First Reading										
	S Referred to Rules										
05-03-17	H Added Co-Sponsor Rep. Susana A Mendoza										
05-04-13	S Assigned to Judiciary										
05-04-20	S Do Pass Judiciary; 010-000-000										
	S Placed on Calendar Order of 2nd Reading April 21, 2005										
	S Added as Alternate Chief Co-Sponsor Sen. Kwame Raoul										
05-05-04	S Second Reading										
	S Placed on Calendar Order of 3rd Reading May 5, 2005										
05-05-11	S Third Reading - Passed; 056-000-000										
	H Passed Both Houses										
05-05-28	S Added as Alternate Co-Sponsor Sen. James F. Clayborne, Jr.										
	S Added as Alternate Co-Sponsor Sen. Terry Link										
	S Added as Alternate Co-Sponsor Sen. Ira I. Silverstein										
05-05-29	S Added as Alternate Co-Sponsor Sen. Debbie DeFrancesco Halvorson										
05-05-30	S Added as Alternate Co-Sponsor Sen. Antonio Munoz										
05-06-09	H Sent to the Governor										
	H Sent to the Governor										
05-07-07	H Governor Approved										
	H Effective Date January 1, 2006										
	H Public Act										

HB-0382 SOTO.

305 ILCS 5/14-8.1 new

Amends the Illinois Public Aid Code. Provides that, for inpatient and outpatient services provided on or after January 1, 2006, in addition to rates paid for inpatient and outpatient hospital services, the Department shall pay each hospital (except for county providers and hospitals licensed under the University of Illinois Hospital Act) an amount as determined by rule of the Department, to reimburse the hospital for the reasonable costs of complying with the Language Assistance Services Act that are attributable to serving Medicaid recipients. Effective immediately.

FISCAL NOTE (Department of Public Aid)

House Bill 382 is effective on January 1, 2006 in the second half of FY06. Hospital reimbursement for reasonable costs complying with the Language Assistance Service Act is estimated at \$39 million annually. This number is based on the assumption that 50% of the Hispanic and Asian population currently enrolled in Medicaid do not speak English. It is also assumed that 9% of the Medicaid population is deaf. Rates for language translation and deaf interpreter services were based on current hourly rates provided by IDHS. Language Assistance Services are eligible for Federal match.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-24 H Filed with the Clerk by Rep. Cynthia Soto
- 05-01-26 H First Reading
- H Referred to Rules Committee
- 05-02-02 H Assigned to Human Services Committee
- 05-02-09 H Do Pass / Short Debate Human Services Committee; 011-000-000
- 05-02-10 H Placed on Calendar 2nd Reading Short Debate
- 05-02-16 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-24 H Recalled to Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-02-25 H Fiscal Note Requested by Rep. Dan Reitz
- 05-03-08 H Fiscal Note Requested by Rep. Gary Hannig
- H Fiscal Note Filed
- 05-04-05 H Motion Filed Rep. Cynthia Soto; Table House Bill 382 Pursuant to Rule 60(b)
- 05-04-11 H Tabled By Sponsor Rep. Cynthia Soto

HB-0383 DAVIS, MONIQUE-GILES-COLLINS-TURNER-JEFFERSON, HOWARD, JONES, COLVIN, DUGAN AND CHAVEZ.

20 ILCS 3405/22 new

Amends the Historic Preservation Agency Act. Creates the Amistad Commission. Contains provisions concerning the membership and duties of the Commission. These duties include: (i) providing assistance and advice to schools within the State with respect to the implementation of education, awareness programs, textbooks, and educational materials concerned with the African slave trade, slavery in America, the vestiges of slavery in this country, and the contributions of African-Americans to our society; (ii) surveying and cataloging the extent and breadth of education concerning these topics; (iii) acting as a liaison to textbook publishers and others in forming a curriculum on these subjects; (iv) coordinating events and programs on slavery and related issues; and (iv) developing with the cooperation of the State Board of Education, curriculum guidelines for the teaching of information on slavery topics and issues. Authorizes the Commission to call upon any department, office, division, or agency of the State, or of any county, municipality, or school district of the State, to supply such data, program reports, and other information, personnel, and assistance as it deems necessary to discharge its responsibilities under this Act. Provides that the State Board of Education shall assist the Commission in a variety of ways, including by: (i) marketing and distributing information and materials on slavery topics to schools, and (ii) conducting at least one teacher workshop annually on slavery issues. Requires the Commission to make biannual reports on its activities to the Governor and the General Assembly. Effective immediately,

FISCAL NOTE (Illinois Historic Preservation Agency)

The cost to the Illinois Historic Preservation Agency created by House Bill 383 are estimated to total \$40,000.00 and would fall into two areas: (1) Travel and expense reimbursements to Commission members (\$20,000.00), and (2) Staff and Administrative Costs (\$20,000.00).

HOUSE AMENDMENT NO. 1

Provides that the President of the Senate shall appoint 2 members of the Commission

and the Minority Leader of the Senate one member. Authorizes the Speaker of the House of Representatives to appoint 2 members of the commission and the Minority Leader of the House of Representatives to appoint one member. Provides that members of the Commission may obtain reimbursement for travel, meals, and lodging in accordance with the rules of the Governor's Travel Control Board.

SENATE FLOOR AMENDMENT NO. 1

Adds reference to: 105 ILCS 5/27-20.4

4 from Ch. 122, par. 27-20.4

Further amends the Illinois Historic Preservation Agency Act. Provides that Commission guidelines for the teaching of information on the African slave trade, slavery in America, the vestiges of slavery in this country, and the contributions of African-Americans to our country shall be made available to every school board. Authorizes the Commission to call upon appropriate school personnel (rather than personnel) of any department, office, municipality, or school district of the State for the discharge of Commission responsibilities and to cooperate with the Commission in accomplishing the purposes of the Act. Amends the School Code. Sets forth that the State curriculum on Black History shall include the history of the African slave trade, slavery in America, and the vestiges of slavery in this country. Provides that prepared materials made available by the State Superintendent of Education on this unit of instruction shall include the materials established by the Amistad Commission.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-25 H Filed with the Clerk by Rep. Monique D. Davis

- 05-01-26 H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to State Government Administration Committee
- 05-02-09 H Do Pass / Short Debate State Government Administration Committee; 009-000-000
- 05-02-10 H Placed on Calendar 2nd Reading Short Debate H Fiscal Note Filed
 - H Added Chief Co-Sponsor Rep. Calvin L. Giles
 - H Added Chief Co-Sponsor Rep. Annazette Collins
 - H Added Chief Co-Sponsor Rep. Arthur L. Turner
 - H Added Chief Co-Sponsor Rep. Charles E. Jefferson
- 05-02-16 H House Amendment No. 1 Filed with Clerk by Rep. Monique D. Davis
 - H House Amendment No. 1 Referred to Rules Committee
- 05-02-23 H House Amendment No. 1 Recommends Be Adopted Rules Committee; 004-000-000
- 05-02-24 H Motion Filed Rep. Elizabeth Coulson
- 05-02-25 H Second Reading Short Debate
 - H House Amendment No. 1 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-01 H Third Reading Short Debate Passed 114-000-000
 - H Added Co-Sponsor Rep. Constance A. Howard
 - H Added Co-Sponsor Rep. Lovana Jones
- 05-03-02 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 3, 2005
 - S Chief Senate Sponsor Sen. Kimberly A. Lightford
- 05-03-03 S First Reading
 - S Referred to Rules
 - H Added Co-Sponsor Rep. Marlow H. Colvin
- 05-04-13 S Assigned to State Government
- 05-04-21 S Postponed State Government
- 05-05-05 S Do Pass State Government; 007-000-000
- S Placed on Calendar Order of 2nd Reading May 10, 2005
- 05-05-09 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Kimberly A. Lightford
 - S Senate Floor Amendment No. 1 Referred to Rules
- 05-05-16 S Senate Floor Amendment No. 1 Rules Refers to State Government
- 05-05-17 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 18, 2005
- 05-05-18 S Senate Floor Amendment No. 1 Recommend Do Adopt State Government;

007-000-000

- 05-05-19 S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
 - S Added as Alternate Chief Co-Sponsor Sen. Mattie Hunter
 - S Recalled to Second Reading
 - S Senate Floor Amendment No. 1 Adopted; Lightford
 - S Placed on Calendar Order of 3rd Reading
 - S Third Reading Passed; 058-000-000
- 05-05-20 H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
- 05-05-24 H Senate Floor Amendment No. 1 Motion Filed Concur Rep. Monique D. Davis
 - H Senate Floor Amendment No. 1 Motion to Concur Referred to Rules Committee
- 05-05-25 H Senate Floor Amendment No. 1 Motion to Concur Rules Referred to State Government Administration Committee
- 05-05-26 H Senate Floor Amendment No. 1 Motion to Concur Recommends be Adopted State Government Administration Committee; 009-000-000
 - H Added Co-Sponsor Rep. Lisa M. Dugan
 - H Added Co-Sponsor Rep. Michelle Chavez
 - H Senate Floor Amendment No. 1 House Concurs 114-000-000
 - H Passed Both Houses
 - J6-24 H Sent to the Governor
- 5-07-21 H Governor Approved
 - H Effective Date July 21, 2005
 - H Public Act 94-0285

HB-0384 DAVIS, MONIQUE-HOWARD-GRAHAM-EDDY-MITCHELL, JERRY, GILES AND JONES.

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

Amends the Teacher Certification Article of the School Code. Removes a provision prohibiting 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.

HOUSE AMENDMENT NO. 1

Provides that prior to completing an approved teacher preparation program, a preservice education candidate must satisfactorily pass the test of subject matter knowledge in the discipline in which he or she will be certified to teach. Provides that the teacher preparation program may require passage of the test of subject matter knowledge at any time during the program, including prior to student teaching. Adds an immediate effective date.

- 05-01-25 H Filed with the Clerk by Rep. Monique D. Davis
- 05-01-26 H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Elementary & Secondary Education Committee
- 05-02-24 H House Amendment No. 1 Filed with Clerk by Elementary & Secondary Education Committee
 - H House Amendment No. 1 Adopted in Elementary & Secondary Education Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Elementary & Secondary Education Committee; 014-004-000
 - H Added Chief Co-Sponsor Rep. Constance A. Howard
 - H Added Chief Co-Sponsor Rep. Deborah L. Graham
 - H Added Chief Co-Sponsor Rep. Roger L. Eddy
 - H Added Chief Co-Sponsor Rep. Jerry L. Mitchell
 - H Added Co-Sponsor Rep. Calvin L. Giles
 - H Added Co-Sponsor Rep. Lovana Jones
- 05-02-25 H Placed on Calendar 2nd Reading Short Debate
- 05-03-02 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-03 H Third Reading Short Debate Passed 110-005-000
- 05-03-08 S Arrive in Senate
 - S Placed on Calendar Order of First Reading
 - S Chief Senate Sponsor Sen. Kimberly A. Lightford

	S First Reading
	S Referred to Rules
05-04-13	S Assigned to Education
05-04-20	S Held in Education
05-05-04	S Do Pass Education; 007-002-000
	S Placed on Calendar Order of 2nd Reading May 5, 2005
05-05-17	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 18, 2005
	S Added as Alternate Chief Co-Sponsor Sen. Donne E. Trotter
05-05-19	S Third Reading - Passed; 034-023-000
	H Passed Both Houses
05-05-29	S Added as Alternate Co-Sponsor Sen. Mattie Hunter
05-06-17	H Sent to the Governor
05-07-14	H Governor Approved
	H Effective Date July 14, 2005
	H Public Act

HB-0385 BLACK AND PHELPS.

220 ILCS 5/9-222.1 from Ch. 111 2/3, par. 9-222.1

Amends the Public Utilities Act. Authorizes the Department of Commerce and Economic Opportunity to establish by rule certain criteria for the certification of an exemption from certain additional charges added to the utility bills of a business enterprise that is located within an area designated by a county or a municipality as an enterprise zone under the Illinois Enterprise Zone Act or located in a federally-designated Foreign Trade Zone or Sub-Zone. Provides that any business enterprise that previously qualified for and received the exemption, but that was denied the exemption upon re-application, shall receive no more than one further exemption and shall only receive the exemption if it makes the level of capital investment or creates the number of full-time equivalent jobs expressly specified by the Department of Commerce and Economic Opportunity. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-25 H Filed with the Clerk by Rep. William B. Black

- 05-01-26 H First Reading
- H Referred to Rules Committee
- 05-02-02 H Assigned to Executive Committee
- 05-03-02 H Motion Filed Rep. William B. Black; Table House Bill 385 Pursuant to Rule 60(b)
- 05-03-03 H Motion Prevailed
 - H Added Co-Sponsor Rep. Brandon W. Phelps

H Tabled By Sponsor Rep. William B. Black

HB-0386 HOFFMAN-BAILEY-JOYCE-HOLBROOK-LYONS, JOSEPH, JAKOBSSON, YARBROUGH, DAVIS, MONIQUE, PHELPS, GRAHAM, BEISER AND BRADLEY, JOHN.

625 ILCS 5/3-623

from Ch. 95 1/2, par. 3-623

Amends the Illinois Vehicle Code. Provides that an Illinois resident who is the surviving spouse of a person killed in a foreign war and awarded the Purple Heart by a branch of the armed forces of the United States is eligible to be issued Purple Heart license plates.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-01-25 H Filed with the Clerk by Rep. Jay C. Hoffman
 - 05-01-26 H First Reading
 - H Referred to Rules Committee
 - 05-02-02 H Assigned to State Government Administration Committee
 - 05-02-09 H Do Pass / Short Debate State Government Administration Committee; 009-000-000
 - 05-02-10 H Placed on Calendar 2nd Reading Short Debate
 - 05-02-16 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-02-17 H Added Chief Co-Sponsor Rep. Patricia Bailey
 - 05-02-18 H Third Reading Short Debate Passed 108-000-000
 - H Added Chief Co-Sponsor Rep. Kevin Joyce
 - H Added Chief Co-Sponsor Rep. Thomas Holbrook

	H Added Chief Co-Sponsor Rep. Joseph M. Lyons									
05-02-23	H Added Co-Sponsor Rep. Naomi D. Jakobsson S Arrive in Senate									
05-02-25	S Placed on Calendar Order of First Reading February 24, 2005									
05-03-01	H Co-Sponsor Rep. Karen A. Yarbrough									
05-03-01	H Added Co-Sponsor Rep. Monique D. Davis									
05-05-05	H Added Co-Sponsor Rep. Brandon W. Phelps									
05-03-10	H Added Co-Sponsor Rep. Brandon W. Fileps H Added Co-Sponsor Rep. Deborah L. Graham									
05-04-01	S Chief Senate Sponsor Sen. William R. Haine									
	H Added Co-Sponsor Rep. Daniel V. Beiser									
05-04-05	H Added Co-Sponsor Rep. John E. Bradley									
05-04-06	S First Reading									
	S Referred to Rules									
05-04-13	S Assigned to Transportation									
05-04-20	S Do Pass Transportation; 006-000-000									
	S Placed on Calendar Order of 2nd Reading April 21, 2005									
05-05-04	S Second Reading									
	S Placed on Calendar Order of 3rd Reading May 5, 2005									
05-05-11	S Third Reading - Passed; 059-000-000									
	H Passed Both Houses									
05-05-28										
	S Added as Alternate Co-Sponsor Sen. Terry Link									
	S Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins									
05-05-29										
	S Added as Alternate Co-Sponsor Sen. Arthur J. Wilhelmi									
	S Added as Alternate Co-Sponsor Sen. Debbie DeFrancesco Halvorson									
	S Added as Alternate Co-Sponsor Sen. Gary Forby									
	H Sent to the Governor									
05-07-01	H Governor Approved									
	H Effective Date January 1, 2006									
	H Public Act									

HB-0387 BLACK-MATHIAS-FRANKS-CHAPA LAVIA-EDDY, BEISER, PHELPS, SMITH, WASHINGTON, DUGAN, GORDON AND FLIDER.

35 ILCS 5/216 new

35 ILCS 5/217 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 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 to taxable years ending on or after December 31, 2005 and on or before December 30, 2010. Limits the vehicle credit to one vehicle and the pump credit to one year. Provides that the credits may not reduce the taxpayer's liability to less than zero. Effective January 1, 2006.

HOUSE AMENDMENT NO. 1

Deletes reference to:

35 ILCS 5/216 new

Deletes everything after the enacting clause. Reinserts the provisions of the bill as introduced with the following changes: Deletes the provisions concerning the tax credit for the purchase of E85 ethanol-powered motor vehicles. Provides that the credit for installing E85 ethanol fuel dispensing pumps expires with taxable years ending on or before December 30, 2008 (instead of December 30, 2010). Effective January 1, 2006.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-25 H Filed with the Clerk by Rep. William B. Black

- 05-01-26 H First Reading
 - H Referred to Rules Committee
- 05-01-27 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
- 05-02-02 H Assigned to Revenue Committee
- 05-02-09 H Added Chief Co-Sponsor Rep. Jack D. Franks
 - H Added Chief Co-Sponsor Rep. Linda Chapa LaVia
- 05-02-10 H Added Co-Sponsor Rep. Daniel V. Beiser

05-02-17 H Added Chief Co-Sponsor Rep. Roger L. Eddy

- 05-02-25 H House Amendment No. 1 Filed with Clerk by Revenue Committee
 - H House Amendment No. 1 Adopted by Voice Vote; Revenue Sub-committee H Recommends Be Adopted Sub-committee/ Revenue Committee; 001-000-002; Lost
 - H Remains in Revenue Committee
- 05-03-03 H Added Co-Sponsor Rep. Brandon W. Phelps
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-03-17 H Added Co-Sponsor Rep. Michael K. Smith
- H Added Co-Sponsor Rep. Eddie Washington
- 05-04-05 H Added Co-Sponsor Rep. Lisa M. Dugan
 - H Added Co-Sponsor Rep. Careen M Gordon

H Added Co-Sponsor Rep. Robert F. Flider

HB-0388 HOFFMAN-HOLBROOK-DUGAN-PHELPS-WATSON AND BEISER.

30	ILCS	740/2-2.	02		from	Ch.	111	2/3,	par.	662.02	2
30	ILCS	740/2-2.	04		from	Ch.	111	2/3,	par.	662.04	4
30	ILCS	740/2-3			from	Ch.	111	2/3,	par.	663	
30	ILCS	740/2-6			from	Ch.	111	2/3,	par.	666	
30	ILCS	740/2-7			from	Ch.	111	2/3,	par.	667	
		-		 _							

Amends the Downstate Public Transportation Act. Provides that a municipality or local mass transit district serving a nonurbanized area and receiving federal rural public transportation assistance on or before December 31, 2003 (instead of June 30, 2002) is a "participant" for public transportation assistance. Beginning July 1, 2005, increases the amount paid by the Department of Revenue into the Downstate Public Transportation Fund each month to 3/32 (now 2/32) of 80% of the net revenue realized under certain State tax Acts within any municipality or county located within the boundaries of each participant in the Fund. Requires the Department of Revenue to allocate the entire amount paid into the the Metro-East Public Transportation Fund to the District serving primarily the County of Madison (now, 55% is allocated to the District serving primarily the counties of Monroe and St. Clair and 45% is allocated to the District serving primarily the County of Madison). Provides that, beginning July 1, 2005, with respect to the District serving primarily the counties of Monroe and St. Clair: (i) the District is no longer included for new appropriation funding purposes as part of the Metro-East Public Transportation Fund and is instead included for new appropriation funding purposes as part of the Downstate Public Transportation Fund, provided that the District remains eligible for previously appropriated funds to which it would otherwise be entitled; (ii) the amount transferred from the General Revenue Fund to the Downstate Public Transportation Fund shall be 3/32 (now, 2/32) of 80% of the net revenue realized from within the boundaries of Monroe and St. Clair counties under certain State tax Acts; (iii) certain provisions with respect to allocations to Metro-East Mass Transit Districts of the amount paid into the Metro-East Public Transportation Fund do not apply to the District serving primarily the counties of Monroe and St. Clair with respect to fiscal year 2006 and succeeding fiscal years; and (iv) authorizes the District to file a request each fiscal year for a monthly payment of 1/12 of the amount appropriated for that fiscal year, except that the total amount of payments in a fiscal year shall not exceed the lesser of (i) 55% of the District's eligible operating expenses for that fiscal year or (ii) the total amount appropriated to the District for that fiscal year. Effective immediately,

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-01-25 H Filed with the Clerk by Rep. Jay C. Hoffman
 - 05-01-26 H First Reading
 - H Referred to Rules Committee
 - 05-01-28 H Added Chief Co-Sponsor Rep. Thomas Holbrook
 - 05-02-02 H Assigned to Mass Transit Committee
 - 05-02-18 H Added Chief Co-Sponsor Rep. Lisa M. Dugan
 - H Added Chief Co-Sponsor Rep. Brandon W. Phelps
 - 05-02-25 H Added Chief Co-Sponsor Rep. Jim Watson
 - 05-03-02 H Added Co-Sponsor Rep. Daniel V. Beiser
 - 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
 - 05-05-18 H Committee/Final Action Deadline Extended-9(b) May 31, 2005 H Assigned to Mass Transit Committee
 - 05-05-31 H Rule 19(a) / Re-referred to Rules Committee

HB-0389 RITA.

625 ILCS 5/18c-7402

from Ch. 95 1/2, par. 18c-7402

Amends the Illinois Vehicle Code. Provides for increased fines if a railroad causes the obstruction of a crossing for longer than 8 (rather than 10) minutes. Provides that \$250 of any fine levied against and paid by a railroad for crossing obstruction shall be deposited into the Local Government Distributive Fund.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-25 H Filed with the Clerk by Rep. Robert Rita

05-01-26 H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Transportation and Motor Vehicles Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0390 MCKEON.

30 ILCS 105/6z-43

305 ILCS 5/5-25 new

Amends the State Finance Act and the Medicaid Article of the Illinois Public Aid Code. Provides for a minimum monthly personal needs allowance for institutionalized persons who are eligible for Medicaid. Provides that 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 \$60. Provides that the additional amount is to be paid from amounts appropriated for that purpose from the Tobacco Settlement Recovery Fund, Effective immediately,

FISCAL NOTE (Department of Human Services)

Cost: \$4.0 Million

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-25 H Filed with the Clerk by Rep. Larry McKeon
- 05-01-26 H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Human Services Committee
- 05-03-02 H Do Pass / Short Debate Human Services Committee; 012-000-000 05-03-03 H Placed on Calendar 2nd Reading Short Debate
- 05-03-08 H Fiscal Note Requested by Rep. Gary Hannig
- H Tabled By Sponsor Rep. Larry McKeon

05-03-15 H Fiscal Note Filed

-0391 MCKEON.

5 ILCS 315/6

from Ch. 48, par. 1606

Amends the Illinois Public Labor Relations Act. Requires a public employer to furnish the exclusive bargaining representative with the names and addresses of its public employees if requested by the representative. Limits the number of requests that must be met to 4 per calendar year.

HOUSE AMENDMENT NO. 1

Removes the limit of 4 requests per year.

- 05-01-25 H Filed with the Clerk by Rep. Larry McKeon
- 05-01-26 H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Labor Committee
- 05-02-24 H House Amendment No. 1 Filed with Clerk by Labor Committee
 - H House Amendment No. 1 Adopted in Labor Committee; by Voice Vote
 - H Motion Do Pass as Amended Lost Labor Committee; 009-007-003
 - H Remains in Labor Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0392 MCKEON.

115 ILCS 5/11

from Ch. 48, par. 1711

30 ILCS 805/8.29 new

Amends the Illinois Educational Labor Relations Act with regard to non-member fair share payments. Provides that only the exclusive representative may negotiate provisions in a collective bargaining agreement providing for the payroll deduction of labor organization dues. fair share fee payments, initiation fees, or assessments. Provides that if a collective bargaining agreement is terminated or continues in effect beyond its scheduled expiration date pending the

negotiation of a successor agreement or the resolution of an impasse under the Act, then the employer shall continue to honor and abide by any dues deduction or fair share clause contained in the agreement until a new agreement is reached. Sets forth applicability requirements for successor exclusive representatives. Amends the State Mandates Act to require implementation without reimbursement.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

05-01-25 H Filed with the Clerk by Rep. Larry McKeon

05-01-26 H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Labor Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0393 COULSON-BASSI-WINTERS-PIHOS-BELLOCK.

105 ILCS 5/27-12 from Ch. 122, par. 27-12

Amends the School Code. Replaces provisions requiring teachers to teach students honesty, kindness, justice, discipline, respect for others, and moral courage with provisions requiring teachers to teach character education, which includes the teaching of respect, responsibility, fairness, caring, trustworthiness, and citizenship. Effective immediately.

- 05-01-25 H Filed with the Clerk by Rep. Elizabeth Coulson
- 05-01-26 H First Reading

H Referred to Rules Committee

- 05-02-02 H Assigned to Elementary & Secondary Education Committee
- 05-02-08 H Added Chief Co-Sponsor Rep. Suzanne Bassi
- 05-02-10 H Motion Filed Rep. Elizabeth Coulson; Table House Bill 393 Pursuant to Rule 60(b)
- 05-02-23 H Added Chief Co-Sponsor Rep. Dave Winters H Added Chief Co-Sponsor Rep. Sandra M. Pihos
 - H Added Chief Co-Sponsor Rep. Patricia R. Bellock
- 05-02-24 H Motion Filed Rep. Elizabeth Coulson; Table House Bill 393 Pursuant to Rule 60(b)
 - H Motion Prevailed
 - H Tabled By Sponsor Rep. Elizabeth Coulson

HB-0394 LINDNER-COULSON-PIHOS-FEIGENHOLTZ-MULLIGAN AND BLACK.

750 ILCS 5/607

from Ch. 40, par. 607

Amends provisions of the Illinois Marriage and Dissolution of Marriage Act concerning visitation. Changes references from "illegitimate child" to "child born out of wedlock". Makes various changes in terminology. Deletes certain language, that was in the visitation provisions prior to the amendment of those provisions by Public Act 93-911, concerning the modification of orders granting, denying, or limiting the visitation rights of a grandparent, great-grandparent, or sibling of a child. Effective immediately.

SENATE COMMITTEE AMENDMENT NO. 1

Deletes everything after the enacting clause. Reinserts the provisions of the original bill with the following changes. Further amends the Illinois Marriage and Dissolution of Marriage Act. Requires, in cases involving specified provisions of the Juvenile Court Act of 1987, that a petition for visitation must be filed in the same court as the juvenile petition. Provides that post-adoption visitation rights for the biological grandparents or great-grandparents of the adoptee may be granted when the adoptee is adopted by a stepparent, grandfather, grandmother, brother, half-brother, sister, half-sister, aunt, or uncle or a spouse of any of the listed persons. Provides that the visitation rights may be maintained or granted at the discretion of the court at any time prior to or after the final order of adoption is entered upon a petition by the biological grandparents or great-grandparents. Provides that a court may modify an order or judgment granting, denying, limiting, or restricting the visitation rights of a grandparent, great-grandparent, or sibling of any minor child if the moving party proves by clear and convincing evidence that a change has occurred in the circumstances of the child or the child's custodian and that the modification is necessary to protect the mental, physical, or emotional health of the child (instead of restricting the modification to by stipulation of the parties or after 2 years after the date the order was filed). Effective immediately.

05-01-25 H Filed with the Clerk by Rep. Patricia Reid Lindner

05-01-26 H First Reading

H Referred to Rules Committee

- 05-02-02 H Added Chief Co-Sponsor Rep. Elizabeth Coulson
 - H Assigned to Judiciary I Civil Law Committee
- 05-02-03 H Added Chief Co-Sponsor Rep. Sandra M. Pihos
- 05-02-09 H Do Pass / Short Debate Judiciary I Civil Law Committee; 011-000-000
- 05-02-10 H Placed on Calendar 2nd Reading Short Debate
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-16 H Third Reading Short Debate Passed 114-000-000
 - H Added Chief Co-Sponsor Rep. Sara Feigenholtz
 - H Added Chief Co-Sponsor Rep. Rosemary Mulligan
 - H Added Co-Sponsor Rep. William B. Black
- 05-02-17 S Arrive in Senate
 - S Placed on Calendar Order of First Reading February 23, 2005
- 05-03-07 S Chief Senate Sponsor Sen. John J. Cullerton
- 05-03-08 S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Judiciary
- 05-04-20 S Postponed Judiciary
- 05-05-02 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. John J. Cullerton
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-05-03 S Senate Committee Amendment No. 1 Rules Refers to Judiciary
- S Senate Committee Amendment No. 1 Adopted
- 05-05-05 S Do Pass as Amended Judiciary; 010-000-000
- S Placed on Calendar Order of 2nd Reading May 10, 2005 05-05-16 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 17, 2005
- 05-05-17 S Added as Alternate Chief Co-Sponsor Sen. Donne E. Trotter
 - S Added as Alternate Chief Co-Sponsor Sen. Kwame Raoul
 - S Added as Alternate Chief Co-Sponsor Sen. Iris Y. Martinez
- 05-05-20 S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
- 05-07-01 S Pursuant to Senate Rule 3-9(b) / Referred to Rules

HB-0395 HOFFMAN-HOLBROOK-PIHOS-MATHIAS-DAVIS, MONIQUE, PATTERSON, FRANKS, SOTO, MOFFITT, DAVIS, WILLIAM, DELGADO, D'AMICO AND CHAPA LAVIA.

- 20 ILCS 2310/2310-612 new
- 30 ILCS 105/5.640 new
- 35 ILCS 5/507EE new
- 35 ILCS 5/509

from Ch. 120, par. 5-509

Amends the Illinois Income Tax Act. Creates a tax checkoff for the Blindness Prevention Fund. Amends the State Finance Act to create the Fund. 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 grants to charitable or educational entities in Illinois for the purpose of funding (i) public education on the importance of eye care and the prevention of blindness and (ii) the provision of eye care to children, senior citizens, and other needy individuals whose needs are not covered by any other source of funds. Sets forth requirements for the grants. Requires the Department to create an advisory committee to make recommendations concerning the grant proposals. Effective immediately.

SENATE FLOOR AMENDMENT NO. 1

Adds reference to:

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

Further amends the Illinois Income Tax Act. Adds the Blindness Prevention Fund to the list of other tax checkoff funds monitored by the Department of Revenue.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-25 H Filed with the Clerk by Rep. Jay C. Hoffman
- 05-01-26 H First Reading
 - H Referred to Rules Committee
- 05-01-28 H Added Chief Co-Sponsor Rep. Thomas Holbrook
- 05-02-02 H Assigned to Revenue Committee
- 05-02-03 H Added Chief Co-Sponsor Rep. Sandra M. Pihos

05-03-03	H Recommends Be Adopted Sub-committee/ Revenue Committee; 003-000-000				
	H Remains in Revenue Committee				
H Do Pass / Short Debate Revenue Committee; 012-000-000					
	H Placed on Calendar 2nd Reading - Short Debate				
05-03-15	H Second Reading - Short Debate				
	H Placed on Calendar Order of 3rd Reading - Short Debate				
05-03-16	H Added Chief Co-Sponsor Rep. Sidney H. Mathias				
05-04-05	H Third Reading - Short Debate - Passed 110-000-000				
	H Added Chief Co-Sponsor Rep. Monique D. Davis				
	H Added Co-Sponsor Rep. Milton Patterson				
	H Added Co-Sponsor Rep. Jack D. Franks				
	H Added Co-Sponsor Rep. Cynthia Soto				
	H Added Co-Sponsor Rep. Donald L. Moffitt				
	H Added Co-Sponsor Rep. William Davis				
	H Added Co-Sponsor Rep. William Delgado				
	H Added Co-Sponsor Rep. John D'Amico				
	H Added Co-Sponsor Rep. Linda Chapa LaVia				
05-04-06	S Arrive in Senate				
	S Placed on Calendar Order of First Reading April 7, 2005				
	S Chief Senate Sponsor Sen. Frank C. Watson				
05-04-11	0				
05 04 12	S Referred to Rules				
05-04-13	S Assigned to Revenue				
05-04-21	S Added as Alternate Co-Sponsor Sen. James F. Clayborne, Jr. S Do Pass Revenue; 009-000-000				
03-04-21	S Placed on Calendar Order of 2nd Reading May 3, 2005				
05-04-22	S Added as Alternate Co-Sponsor Sen. William R. Haine				
05-05-03	S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Frank C.				
05-05-05	Watson				
	S Senate Floor Amendment No. 1 Referred to Rules				
05-05-11	S Second Reading				
	S Placed on Calendar Order of 3rd Reading May 12, 2005				
05-05-13	S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Frank C.				
	Watson				
	S Senate Floor Amendment No. 2 Referred to Rules				
05-05-16	S Senate Floor Amendment No. 1 Rules Refers to Revenue				
	S Senate Floor Amendment No. 2 Rules Refers to Revenue				
05-05-18	S Senate Floor Amendment No. 1 Be Adopted Revenue; 007-000-000				
	S Senate Floor Amendment No. 2 Be Adopted Revenue; 007-000-000				
05-05-19	S Recalled to Second Reading				
	S Senate Floor Amendment No. 1 Adopted; Watson				
	S Senate Floor Amendment No. 2 Tabled Watson				
	S Placed on Calendar Order of 3rd Reading				
05 05 20	S Third Reading - Passed; 058-000-000				
03-05-20	H Arrived in House H Placed on Calendar Order of Concurrence Senate Amendment(s) 1				
05-05-25	H Senate Floor Amendment No. 1 Motion Filed Concur Rep. Jay C. Hoffman				
05-05-25	H Senate Floor Amendment No. 1 Motion to Concur Referred to Rules				
	Committee				
05-05-26	H Senate Floor Amendment No. 1 Motion to Concur Recommends be				
	Adopted Rules Committee; 003-002-000				
05-05-29	H Senate Floor Amendment No. 1 House Concurs 114-000-000				
	H Passed Both Houses				
05-06-27	H Sent to the Governor				
05-08-16					
	H Effective Date August 16, 2005				
	H Public Act 94-0602				

HB-0396 LINDNER-CROSS-BAILEY-LYONS, JOSEPH.

625 ILCS 5/6-206.1

from Ch. 95 1/2, par. 6-206.1

Amends the Illinois Vehicle Code. Provides that the first judicial driving permit issued to a person whose driver's license has been summarily suspended under the DUI provisions of the Code may not have a duration of more than 45 days. Provides that the court may extend the original permit after 30 days. Provides that the extension of the permit may be for any length of time, up to the remaining duration of the statutory summary suspension. Provides that if the first extension of the permit is for a shorter period than the remaining duration of the suspension, the driver must return to court to seek any additional extension.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Provides that, if a person who is seeking or who has been issued a Judicial Driving Permit (JDP) is charged with driving on a suspended license or with another DUI before the JDP has been issued, the JDP shall not be issued. Provides that if a person who has been issued a JDP is charged with another DUI, the JDP shall be cancelled if already issued. Establishes procedures to be followed by the Secretary of State and the courts involved in these cases. Deletes current language regarding the cancellation of the JDP of a person charged with or convicted of a subsequent DUI.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-25 H Filed with the Clerk by Rep. Patricia Reid Lindner
- 05-01-26 H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Judiciary II Criminal Law Committee
- 05-02-03 H Added Chief Co-Sponsor Rep. Tom Cross
- 05-02-17 H Added Chief Co-Sponsor Rep. Patricia Bailey
- 05-03-10 H House Amendment No. 1 Filed with Clerk by Judiciary II Criminal Law Committee
 - H House Amendment No. 1 Adopted in Judiciary II Criminal Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary II Criminal Law Committee; 016-000-000
- 05-03-11 H Placed on Calendar 2nd Reading Short Debate
- 05-03-15 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - H Added Chief Co-Sponsor Rep. Joseph M. Lyons
- 05-04-05 H Third Reading Short Debate Passed 111-000-000
- 05-04-06 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 7, 2005
- 05-04-07 S Chief Senate Sponsor Sen. Edward Petka
- 05-04-11 S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Judiciary
- 05-04-20 S Do Pass Judiciary; 008-000-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005
- 05-05-17 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 18, 2005
- 05-05-19 S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
 - S Third Reading Passed; 056-000-000
- H Passed Both Houses
- 05-06-17 H Sent to the Governor
- 05-07-29 H Governor Approved
 - H Effective Date January 1, 2006
 - H Public Act 94-0357

HB-0397 LANG.

New Act

Creates the Internet Voting Commission Act. Creates a commission appointed by the legislative leaders to study and recommend to the General Assembly a system of voting via the Internet at elections in 2008 and thereafter. Abolishes the commission and repeals the Act January 1, 2007. Effective immediately.

- NOTE(S) THAT MAY APPLY: Home Rule
 - 05-01-25 H Filed with the Clerk by Rep. Lou Lang
 - 05-01-26 H First Reading
 - H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0398 LANG-BELLOCK-MULLIGAN-FRANKS-CHAPA LAVIA.

30 ILCS 5/3-2 210 ILCS 30/6.8 from Ch. 15, par. 303-2 from Ch. 111 1/2, par. 4166.8

Amends the Illinois State Auditing Act. Requires that the Auditor General's audits of certain mental health and developmental disabilities facilities under the jurisdiction of the Department of Human Services include their records concerning reports of suspected abuse of facility staff by facility residents or patients. Amends the Abused and Neglected Long Term Care Facility Residents Reporting Act. Provides that the biennial program audit required under the Act shall include an examination of the records of each facility concerning the abuse or suspected abuse of facility staff by patients or residents and the Inspector General's effectiveness in investigating these kinds of reports.

HOUSE AMENDMENT NO. 1

Deletes reference to:

30 ILCS 5/3-2

Deletes everything after the enacting clause. Amends the Abused and Neglected Long Term Care Facility Residents Reporting Act to provide that in conjunction with the biennial program audit required under that Act the Auditor General shall examine, on a test basis, facility records concerning reports of suspected abuse of facility staff by patients or residents.

FISCAL NOTE (H-AM 1) (Office of the Auditor General)

The Auditor General's Office estimates the examination required by House Bill 398, as amended by House Amendment 1, will cost approximately 330,309: (1) 749 hours of staff work at an average hourly rate of 36.46 = 27,309 (2) Travel = 3,000. Costs in subsequent years are not expected to differ substantially.

SENATE FLOOR AMENDMENT NO. 1

Further amends the Abused and Neglected Long Term Care Facility Residents Reporting Act. Provides that the Auditor General's examination shall concern reports of injuries to and assaults on (instead of reports of suspected abuse of) facility staff by patients or residents.

SENATE FLOOR AMENDMENT NO. 3

Adds reference to: 30 ILCS 5/3-1

from Ch. 15, par. 303-1

Amends the Illinois State Auditing Act. Provides that the Auditor General shall conduct or cause to be conducted a financial audit and compliance attestation examination for the year ended December 31, 2004, of the Chicago Transit Authority's use of funds and moneys appropriated by the General Assembly to the Department of Transportation which are distributed to the Regional Transportation Authority, by the means of grants, awards, State aid formula payments, construction funds, and direct or indirect payments. Sets forth that the audits shall determine if these funds have been and are being expended consistent with and in furtherance of the purposes set forth in the Regional Transportation Authority Act. Provides that the Auditor General shall conduct a performance audit to review the Chicago Transit Authority's actual service levels for the most recent year for which statistics are available and a comparison to projected service levels for the current budget year. Effective immediately.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-01-25 H Filed with the Clerk by Rep. Lou Lang
 - 05-01-26 H First Reading
 - H Referred to Rules Committee
 - 05-02-02 H Assigned to State Government Administration Committee
 - 05-02-17 H House Amendment No. 1 Filed with Clerk by State Government Administration Committee
 - H House Amendment No. 1 Adopted in State Government Administration Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate State Government Administration Committee; 007-000-000
 - 05-02-18 H Placed on Calendar 2nd Reading Short Debate
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-02-22 H Fiscal Note Filed As Amended by HA 1

	H Added Chief Co-Sponsor Rep. Patricia R. Bellock H Added Chief Co-Sponsor Rep. Rosemary Mulligan H Added Chief Co-Sponsor Rep. Jack D. Franks H Added Chief Co-Sponsor Rep. Linda Chapa LaVia H Third Reading - Short Debate - Passed 114-000-000
	S Arrive in Senate S Placed on Calendar Order of First Reading March 1, 2005
	S Chief Senate Sponsor Sen. M. Maggie Crotty S First Reading S Referred to Rules
	S Assigned to Health & Human Services
05-04-20	S Do Pass Health & Human Services; 009-000-000
00-04-20	S Placed on Calendar Order of 2nd Reading April 21, 2005
05.05.04	S Second Reading
05-05-04	S Placed on Calendar Order of 3rd Reading May 5, 2005
05-05-05	S Senate Floor Amendment No. 1 Filed with Secretary by Sen. M. Maggie Crotty
	S Senate Floor Amendment No. 1 Referred to Rules
05-05-13	S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Donne E. Trotter
	S Senate Floor Amendment No. 2 Referred to Rules
	S Senate Floor Amendment No. 3 Filed with Secretary by Sen. Donne E.
	Trotter
	S Senate Floor Amendment No. 3 Referred to Rules
05-05-16	S Senate Floor Amendment No. 3 Rules Refers to Health & Human
05 05 10	Services
05-05-17	S Added as Alternate Chief Co-Sponsor Sen. Kwame Raoul
00 00 11	S Added as Alternate Chief Co-Sponsor Sen. Carol Ronen
05-05-18	S Senate Floor Amendment No. 3 Recommend Do Adopt Health & Human
05-05-10	Services: 010-000-000
05-05-20	S Rule 2-10 Third Reading Deadline Extended to December 31, 2005
05-05-20	S Senate Floor Amendment No. 1 Rules Refers to Health & Human
05-05-25	Services
05-05-24	S Senate Floor Amendment No. 1 Be Adopted Health & Human Services; 008-000-000
	S Recalled to Second Reading
	S Senate Floor Amendment No. 1 Adopted; Crotty
	S Senate Floor Amendment No. 3 Adopted; Trotter
	S Placed on Calendar Order of 3rd Reading
	S Third Reading - Passed; 059-000-000
	S Senate Floor Amendment No. 2 Tabled Pursuant to Rule 5-4(a)
	H Arrived in House
	H Placed on Calendar Order of Concurrence Senate Amendment(s) 1,3
05-07-01	
HB-0399 LA FR	NG, REITZ, OSTERMAN, OSMOND, MAY, MCKEON, YARBROUGH, ANKS, CHAPA LAVIA, PATTERSON, RYG, COLLINS AND HANNIG.
New Act	. ,
INCW FLUE	

30 ILCS 5/3-2

from Ch. 15, par. 303-2

Creates the Health Care Setting Violence Prevention Act. Requires health care settings, including hospitals, mental health evaluation and treatment facilities, community mental health programs, home health agencies, and hospice programs, by July 1, 2006, to adopt and implement a plan to reasonably prevent and protect employees from violence at the setting. Requires a health care setting to file copies of its plan, and copies of changes to the plan, with the Department of Labor and the Department of Human Services. Requires a review of the plan at least once every 3 years. Requires health care settings to provide violence prevention training to employees by July 1, 2007. Requires health care settings to keep records of violent acts against an employee, a patient, or a visitor and to forward copies of such records to the Department of Labor and the Department of Human Services. Provides for enforcement of the Act by the Department of Labor, and authorizes the Director of Labor to issue an order for correction to a health care setting fixing a time for abatement of a violation. Amends the

Illinois State Auditing Act. Requires that the Auditor General's audits of certain mental health and developmental disabilities facilities under the jurisdiction of the Department of Human Services include their records concerning reports of suspected abuse of facility staff by facility residents or patients. Effective immediately.

HOUSE AMENDMENT NO. 1

Adds reference to:			
210 ILCS 35/11		from Ch.	111 1/2, par. 4191
210 ILCS 85/7		from Ch.	111 1/2, par. 148
210 ILCS 135/6		from Ch.	91 1/2, par. 1706
	•		

Replaces everything after the enacting clause. Creates the Health Care Workplace Violence Prevention Act. Defines "health care workplace" to mean a hospital licensed under the Hospital Licensing Act or organized under the University of Illinois Hospital Act, or a mental health facility or developmental disability facility as defined in the Mental Health and Developmental Disabilities Code. Provides that by July 1, 2006, every health care workplace must adopt and implement a plan to reasonably prevent and protect employees from violence at that setting. Requires a health care workplace to file the plan with the Department of Labor, and requires that Department to forward a copy of the plan to the State agency that regulates the workplace or contracts with the workplace for the delivery of health care services. Requires a health care workplace to provide violence prevention training to its employees by July 1, 2007. Requires a health care workplace to keep a record of violent acts occurring at the workplace and to report those violent acts to the Department of Labor for forwarding to the appropriate regulatory agency; also requires a health care workplace to report such violent acts to the appropriate law enforcement agency. In the case of a report of a violent act occurring at a State-operated mental health or developmental disability facility under the jurisdiction of the Department of Human Services (DHS), requires the Department of Labor to forward a copy of the report to the Department of State Police and to the DHS Inspector General. Authorizes the Director of Labor to order a health care workplace to comply with the Act and to impose a civil penalty against a health care workplace. Provides that a hospital shall be deemed to be in compliance with the violence prevention plan requirements if it has complied with national accreditation standards and completes reports of incidents of violence that are available for review by the Department of Public Health.. Amends the Illinois State Auditing Act to require that the program audit of State-operated mental health and developmental disability facilities include an examination of reports of suspected abuse of facility staff by patients or residents. Amends the Community Living Facilities Licensing Act, the Hospital Licensing Act, and the Community-Integrated Living Arrangements Licensure and Certification Act to authorize sanctions against a licensed entity for a violation of the Health Care Workplace Violence Prevention Act. Effective immediately.

HOUSE AMENDMENT NO. 4 Deletes reference to: 210 ILCS 85/7 new Adds reference to: 20 ILCS 1705/72 new

Replaces everything after the enacting clause with provisions substantially similar to those of House Bill 399 as amended by House Amendment No. 1, but with changes that include the following: (1) provides that "abuse" also means a perceived immediate, threatened, or impending risk of physical injury; (2) deletes hospitals from the definition of "health care workplace", and provides that "health care workplace" does not include, and shall not be construed to include, any office of a physician licensed to practice medicine in all its branches, an advanced practice nurse, or a physician assistant, regardless of the form of such office; (3) provides that violence prevention training must address the protection of confidentiality in accordance with HIPAA and other related provisions of law; (4) eliminates "a physical assault with mild soreness, surface abrasions, scratches, or small bruises" as a type of abuse that must be described; (5) eliminates provisions for reporting violent acts to the Department of Labor and for the investigation of such violent acts; (6) eliminates provisions for issuance of an order to comply with the Health Care Workplace Violence Prevention Act and for a civil penalty for noncompliance; (7) eliminates provisions concerning circumstances under which a hospital shall be deemed to be in compliance with the Act; (8) amends the Mental Health and Developmental Disabilities Administrative Act to require the Department of Human Services, within 6 months after the effective date of this amendatory Act, to adopt rules prescribing procedures for reporting, investigating, and responding to violent acts against employees of facilities under the Department's jurisdiction; (9) eliminates failure to file a review of or changes to a workplace violence prevention plan and failure to report a violent act under the Health Care Workplace Violence Prevention Act as grounds for discipline under the Community Living Facilities Licensing Act and the Community-Integrated Living Arrangements Licensure and Certification Act; and (10) eliminates provisions amending the Hospital Licensing Act. Effective immediately.

FISCAL NOTE (H-AM 1) (Department of Human Services) House Bill 399 (H-AM 1) creates additional workload for the Department of Human Services State-Operated Facilities, both Mental Health and Developmental Disabilities, that the programs do not have the resources to address. Each State operated facility would require an additional staff person in order to meet the record keeping and reporting requirements of the legislation. This would require eighteen (18) additional headcount at an average salary with fringes of \$50,000, for a cost of \$900,000. FISCAL NOTE (H-AM 1) (Department of Public Health)

Minimal fiscal impact.

FISCAL NOTE (H-AM 1) (Budget Office)

This would require eighteen (18) additional headcount at an average salary with fringes of \$50,000, for a cost of \$900,000.

FISCAL NOTE (H-AM 1) (Department of Labor)

This legislation creates significant new responsibilities for the Department of Labor that cannot be administered with existing resources and staff. The fiscal impact is as follows: Personnel = \$683,000; Fringes = \$150,000; Travel \$39,000; Commodities = \$9,000; Printing = \$30,000; EDP Equipment = \$32,000; Telecommunications = \$12,000; Total = \$955,000.

FISCAL NOTE (H-AM 1) (Department of Human Services)

This would require eighteen (18) additional headcount at an average salary with fringes of \$50,000, for a cost of \$900,000.

SENATE FLOOR AMENDMENT NO. 1

In the Health Care Workplace Violence Prevention Act, deletes the definition of "abuse" and replaces references to "abuse" in the Act with references to "violent acts". Provides that "violence" or "violent act" means any act by a patient or resident (instead of a person) that causes or threatens to cause an injury to another person (instead of causes abuse of another person). Adds "a violent act requiring employee response, in the course of which an employee is injured" as a type of violent act that must be included in a health care workplace's records, and changes another such category to "a verbal or physical threat that presents imminent danger" (instead of imminent danger to an employee). In the Illinois State Auditing Act, (i) requires examination of a facility's records concerning reports of violent acts against (instead of suspected abuse of) facility staff by patients or residents and (ii) requires the Auditor General to report findings concerning violent acts against staff by patients or residents (instead of concerning abuse of facility staff).

SENATE FLOOR AMENDMENT NO. 3

Replaces everything after the enacting clause with provisions similar to those of House Bill 399, as amended by Senate Amendment No. 1, creating the Health Care Workplace Violence Prevention Act and amending the Mental Health and Developmental Disabilities Administrative Act, the Illinois State Auditing Act, the Community Living Facilities Licensing Act, and the Community-Integrated Living Arrangements Licensure and Certification Act, but with changes that include the following: (1) deletes references to the Department of Labor and the Director of Labor and replaces them with references to the Department of Human Services (in the case of a health care workplace that is operated or regulated by the Department of Human Services) or the Department of Public Health (in the case of a health care workplace that is operated or regulated by the Department of Public Health); (2) requires the Department of Human Services and the Department of Public Health to initially implement the Health Care Workplace Violence Prevention Act as a 2-year pilot project in which only the following health care workplaces shall participate: the Chester Mental Health Center, the Alton Mental Health Center, the Douglas Singer Mental Health Center, the Andrew McFarland Mental Health Center, and the Jacksonville Developmental Center; (3) requires facilities participating in the pilot project to provide violence prevention training by July 1, 2006, and to adopt and implement a workplace violence prevention plan and begin keeping a record of violent acts by July 1, 2007; (4) requires facilities not participating in the pilot project to adopt and implement a workplace violence prevention plan by July 1, 2008 (instead of 2006), provide violence prevention training by July 1, 2009 (instead of 2007), and begin keeping a record of violent acts by July 1, 2008 (instead of 2006); and (5) requires the Governor to convene a task force to evaluate the pilot project and make a report to the General Assembly by January 1, 2008. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-25 H Filed with the Clerk by Rep. Lou Lang
- 05-01-26 H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Health Care Availability and Access Committee
- 05-02-18 H Added Co-Sponsor Rep. Dan Reitz
- 05-02-23 H Co-Sponsor Rep. Harry Osterman
- 05-02-24 H Added Co-Sponsor Rep. JoAnn D. Osmond
- H Added Co-Sponsor Rep. Karen May
- H House Amendment No. 1 Filed with Clerk by Health Care Availability and 05-03-01 Access Committee
 - H House Amendment No. 1 Adopted in Health Care Availability and Access Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Health Care Availability and Access Committee; 010-000-000
- 05-03-02 H Placed on Calendar 2nd Reading - Short Debate
- 05-03-03 H House Amendment No. 2 Filed with Clerk by Rep. Lou Lang
 - H House Amendment No. 2 Referred to Rules Committee
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - H Recalled to Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- H House Amendment No. 3 Filed with Clerk by Rep. Lou Lang 05-03-09
- H House Amendment No. 3 Referred to Rules Committee
- 05-03-14 H Fiscal Note Requested by Rep. Terry R. Parke
- 05-03-15 H House Amendment No. 3 Recommends Be Adopted Rules Committee; 005-000-000
 - H Added Co-Sponsor Rep. Larry McKeon
 - H Added Co-Sponsor Rep. Karen A. Yarbrough
 - H House Amendment No. 4 Filed with Clerk by Rep. Lou Lang
 - H House Amendment No. 4 Referred to Rules Committee
- 05-03-16 H Fiscal Note Filed As Amended by HA 1
- 05-03-23 H Fiscal Note Filed As Amended by HA 1
- 05-03-28 H Fiscal Note Filed As Amended by HA 1
- 05-04-05 H House Amendment No. 4 Recommends Be Adopted Rules Committee; 005-000-000
 - H Fiscal Note Filed
 - H Fiscal Note Filed As Amended by HA 1
 - H Second Reading Short Debate
 - H House Amendment No. 3 Withdrawn by Rep. Lou Lang
 - H House Amendment No. 4 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-07 H Third Reading - Short Debate - Passed 111-001-002
 - H House Amendment No. 2 Tabled Pursuant to Rule 40(a)
 - H Added Co-Sponsor Rep. Jack D. Franks
 - H Added Co-Sponsor Rep. Linda Chapa LaVia
 - H Added Co-Sponsor Rep. Milton Patterson

05-04-08 S Arrive in Senate

S Placed on Calendar Order of First Reading April 11, 2005

S Chief Senate Sponsor Sen. Debbie DeFrancesco Halvorson

- 05-04-11 S First Reading
 - S Referred to Rules
 - S Added as Alternate Chief Co-Sponsor Sen. John M. Sullivan
- 05-04-12 S Added as Alternate Co-Sponsor Sen. Larry K. Bomke
- 05-04-13 S Assigned to Health & Human Services 05-04-21 S Added as Alternate Chief Co-Sponsor Sen. M. Maggie Crotty
- 05-05-05 S Do Pass Health & Human Services; 010-000-000
 - S Placed on Calendar Order of 2nd Reading May 10, 2005

- 05-05-11 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Debbie DeFrancesco Halvorson
 - S Senate Floor Amendment No. 1 Referred to Rules
- 05-05-16 S Senate Floor Amendment No. 1 Rules Refers to Health & Human Services
- 05-05-18 S Senate Floor Amendment No. 1 Recommend Do Adopt Health & Human Services; 008-000-000
- 05-05-19 S Second Reading
 - S Senate Floor Amendment No. 1 Adopted; Halvorson
 - S Placed on Calendar Order of 3rd Reading May 20, 2005
- 05-05-20 S Rule 2-10 Third Reading Deadline Extended to December 31, 2005
- 05-05-26 S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Debbie DeFrancesco Halvorson
 - S Senate Floor Amendment No. 2 Referred to Rules
 - S Senate Floor Amendment No. 2 Rules Refers to Health & Human Services
 - S Senate Floor Amendment No. 3 Filed with Secretary by Sen. Debbie DeFrancesco Halvorson
 - S Senate Floor Amendment No. 3 Referred to Rules
 - S Senate Floor Amendment No. 2 Postponed Health & Human Services
- 05-05-27 S Senate Floor Amendment No. 3 Rules Refers to Health & Human Services
 - S Senate Floor Amendment No. 3 Be Adopted Health & Human Services; 011-000-000
 - S Added as Alternate Chief Co-Sponsor Sen. Donne E. Trotter
 - S Recalled to Second Reading
 - S Senate Floor Amendment No. 3 Adopted; Halvorson
 - S Placed on Calendar Order of 3rd Reading
 - S Third Reading Passed; 058-000-000
 - S Senate Floor Amendment No. 2 Tabled Pursuant to Rule 5-4(a)
- 05-05-28 H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 1,3
 - H Senate Floor Amendment No. 1 Motion Filed Concur Rep. Lou Lang
 - H Senate Floor Amendment No. 3 Motion Filed Concur Rep. Lou Lang
 - H Senate Floor Amendment No. 1 Motion to Concur Referred to Rules Committee
 - H Senate Floor Amendment No. 3 Motion to Concur Referred to Rules Committee
- 05-05-29 H Senate Floor Amendment No. 1 Motion to Concur Rules Referred to Health Care Availability and Access Committee
 - H Senate Floor Amendment No. 3 Motion to Concur Rules Referred to Health Care Availability and Access Committee
- 05-05-30 H Senate Floor Amendment No. 1 Motion to Concur Recommends be Adopted Health Care Availability and Access Committee; 007-000-000
 - H Senate Floor Amendment No. 3 Motion to Concur Recommends be Adopted Health Care Availability and Access Committee; 007-000-000
 - H Senate Floor Amendment No. 1 House Concurs 117-000-000
 - H Senate Floor Amendment No. 3 House Concurs 117-000-000
 - H Added Co-Sponsor Rep. Kathleen A. Ryg
 - H Added Co-Sponsor Rep. Annazette Collins
 - H Added Co-Sponsor Rep. Gary Hannig
 - S Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins
 - H Passed Both Houses
- 05-06-28 H Sent to the Governor
- 05-07-28 H Governor Approved
 - H Effective Date July 28, 2005

HB-0400 ROSE-FRITCHEY-FRANKS-CHAPA LAVIA.

10 ILCS 5/17-8	from Ch. 46, par. 17-8
10 ILCS 5/17-11	from Ch. 46, par. 17-11

Amends the Election Code. Permits children under age 10 to accompany their parent or guardian into the voting booth if requested of the election officers and if the election officers determine that the children are not likely to disrupt or interfere with the voting process or influence the casting of a vote.

- 05-01-25 H Filed with the Clerk by Rep. Chapin Rose
- 05-01-26 H First Reading
 - H Referred to Rules Committee
- 05-02-01 H Added Chief Co-Sponsor Rep. John A. Fritchey
- 05-02-02 H Assigned to Executive Committee
- 05-02-09 H Added Chief Co-Sponsor Rep. Jack D. Franks
 - H Added Chief Co-Sponsor Rep. Linda Chapa LaVia
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0401 ROSE.

65 ILCS 5/10-2.1-6 from Ch. 24, par. 10-2.1-6

Amends the Municipal Code. Deletes requirement that an applicant for a municipal fire or police department be under 35 years of age and replaces it with the requirement that the applicant must have the physical capacity to discharge the duties of the position sought.

05-01-25 H Filed with the Clerk by Rep. Chapin Rose 05-01-26 H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Local Government Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0402 EDDY-PIHOS.

105 ILCS 5/27-23

from Ch. 122, par. 27-23

Amends the School Code. In a provision concerning driver education, removes the \$50 limit on the amount that a school district may charge a participant and allows the local school board to determine the reasonable fee that may be charged. Effective immediately.

HOUSE AMENDMENT NO. 1

Instead of removing the \$50 limit on the amount that a school district may charge a participant, provides that the maximum amount that a school district may charge a participant is \$250, which must be deposited into the district's driver education fund.

HOUSE AMENDMENT NO. 2

Deletes everything after the enacting clause. Amends the School Code. In a provision concerning driver education, provides that the maximum amount that a school district may charge students who participate is \$250, rather than \$50. Provides that the total amount from driver education fees and State reimbursement must not exceed the total cost of the program in any year and must be deposited into the school district's driver education fund as a separate line budget entry. Provides that all moneys deposited into the fund must be used solely for the purpose of funding a State Board of Education approved high school driver education program that uses State Board certified instructors. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-26 H Filed with the Clerk by Rep. Roger L. Eddy

- H First Reading
- H Referred to Rules Committee
- 05-02-02 H Assigned to Elementary & Secondary Education Committee
- 05-02-03 H Added Chief Co-Sponsor Rep. Sandra M. Pihos
- 05-02-17 H House Amendment No. 1 Filed with Clerk by Elementary & Secondary Education Committee
 - H House Amendment No. 1 Adopted in Elementary & Secondary Education Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Elementary & Secondary Education Committee: 011-007-000
- 05-02-18 H Placed on Calendar 2nd Reading Short Debate
- 05-02-25 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- H Recalled to Second Reading Short Debate 05-03-01
- H Held on Calendar Order of Second Reading Short Debate 05-03-02 H Second Reading - Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate

- 05-03-15 H Recalled to Second Reading Short Debate H Held on Calendar Order of Second Reading - Short Debate H House Amendment No. 2 Filed with Clerk by Rep. Roger L. Eddy H House Amendment No. 2 Referred to Rules Committee 05-04-05 H House Amendment No. 2 Recommends Be Adopted Rules Committee; 005-000-000 05-04-12 H House Amendment No. 2 Adopted by Voice Vote H Placed on Calendar Order of 3rd Reading - Short Debate
- 05-04-13 H Consideration Postponed
 - H Placed on Calendar Consideration Postponed
- 05-04-15 H Third Reading Short Debate Lost 044-064-000

HB-0403 EDDY.

105 ILCS 5/24-2 from Ch. 122, par. 24-2

Amends the School Code. Provides that teachers and other school employees are required to work on certain legal school holidays, provided that appropriate instruction is given to students on that day or that day is used for other activities, including without limitation teachers' institutes or parent-teacher conferences. Makes technical changes.

05-01-26 H Filed with the Clerk by Rep. Roger L. Eddy

- H First Reading
- H Referred to Rules Committee

05-02-02 H Assigned to Elementary & Secondary Education Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0404 EDDY-PIHOS.

105 ILCS 5/18-8.05

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. Effective July 1, 2005.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-26 H Filed with the Clerk by Rep. Roger L. Eddy
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Elementary & Secondary Education Committee 05-02-03 H Added Chief Co-Sponsor Rep. Sandra M. Pihos
- 05-02-17 H Do Pass / Short Debate Elementary & Secondary Education Committee; 020-000-000
- 05-02-18 H Placed on Calendar 2nd Reading Short Debate
- 05-02-25 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-01 H Third Reading Short Debate Passed 111-003-000
- 05-03-02 S Arrive in Senate
- S Placed on Calendar Order of First Reading March 3, 2005
- 05-04-06 S Chief Senate Sponsor Sen. Dan Cronin
- 05-04-07 S Added as Alternate Chief Co-Sponsor Sen. M. Maggie Crotty
- 05-04-11 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Education
- 05-04-20 S Do Pass Education; 011-000-000
 - S Placed on Calendar Order of 2nd Reading April 21, 2005
 - S Added as Alternate Chief Co-Sponsor Sen. Adeline Jay Geo-Karis
 - S Added as Alternate Co-Sponsor Sen. Dave Sullivan
 - S Added as Alternate Co-Sponsor Sen. John O. Jones
- 05-04-21 S Added as Alternate Co-Sponsor Sen. Dale E. Risinger
 - S Added as Alternate Co-Sponsor Sen. Larry K. Bomke
 - S Added as Alternate Co-Sponsor Sen. Pamela J. Althoff
 - S Added as Alternate Co-Sponsor Sen. Richard J. Winkel, Jr.
- S Added as Alternate Co-Sponsor Sen. Dale A. Righter 05-05-04 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 5, 2005
- 05-05-11 S Third Reading Passed; 059-000-000

HB-0405 EDDY.

35 ILCS 200/18-80

Amends the Truth in Taxation Law in the Property Tax Code. Makes changes concerning the notice required to be published for a public hearing to approve a proposed property tax increase. Provides that for corporate and special purpose property taxes the notice shall set forth the proposed estimated (now, only proposed) corporate and special purpose property taxes to be levied for the current year and provides that the dollar amount supplied in the notice is estimated and the percentage increase or decrease over the previous year is an estimated percentage. In those parts of the notice concerning estimated property taxes to be levied for debt service and public building commission leases and estimated in the notice is estimated and that the percentage increase or decrease over the previous year is an estimated and that the percentage increase or decrease over the previous year is an estimated percentage. Effective immediately.

- 05-01-26 H Filed with the Clerk by Rep. Roger L. Eddy H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Revenue Committee 05-02-25 H Recommends Be Adopted Sub-committee/ Revenue Committee; 003-000-000
 - H Remains in Revenue Committee
- 05-03-03 H Do Pass / Short Debate Revenue Committee; 012-000-000
- H Placed on Calendar 2nd Reading Short Debate
- 05-04-06 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-07 H Third Reading Short Debate Passed 114-000-000
- 05-04-08 S Arrive in Senate

S Placed on Calendar Order of First Reading April 11, 2005

HB-0406 RITA-DAVIS, WILLIAM-FROEHLICH-SAVIANO.

415 ILCS 5/3.330

was 415 ILCS 5/3.32

Amends the Environmental Protection Act. Provides that the portion of a site or facility located in a county with a population over 3,000,000 that has obtained local siting approval under Section 39.2 of the Act for a municipal waste incinerator on or before July 1, 2005 and that is used for a non-hazardous waste transfer station is not a pollution control facility. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-26 H Filed with the Clerk by Rep. Robert Rita
 - H Chief Co-Sponsor Rep. William Davis
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Environment & Energy Committee
- 05-02-03 H Added Chief Co-Sponsor Rep. Paul D. Froehlich
- 05-02-09 H Do Pass / Short Debate Environment & Energy Committee; 022-000-000
- 05-02-10 H Placed on Calendar 2nd Reading Short Debate
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-16 H Added Chief Co-Sponsor Rep. Angelo Saviano
 - H Third Reading Short Debate Passed 099-015-000
- 05-02-17 S Arrive in Senate
 - S Placed on Calendar Order of First Reading February 23, 2005
 - S Chief Senate Sponsor Sen. James T. Meeks
- 05-02-24 S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Environment & Energy

05-04-20	S Postponed - Environment & Energy
05-05-04	S Do Pass Environment & Energy; 011-000-000
	S Placed on Calendar Order of 2nd Reading May 5, 2005
05-05-17	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 18, 2005
05-05-19	S Third Reading - Passed; 057-000-000
	H Passed Both Houses
05-06-17	H Sent to the Governor
05-07-19	H Governor Approved
	H Effective Date July 19, 2005
	H Public Act

HB-0407 MCKEON-FRITCHEY-YARBROUGH.

New Act

(1) A set of the second set

720 ILCS 550/11 from Ch. 56 1/2, par. 711

Creates the Medical Cannabis Act. Provides that a person who has been diagnosed by a physician as having a debilitating medical condition and the person's primary caregiver may be issued a registry identification card by the Department of Human Services that permits the person or the person's primary caregiver to legally possess no more than 12 cannabis plants and two and one-half ounces of usable cannabis. Provides that a person who possesses a registry identification card is not subject to arrest, prosecution, or penalty in any manner, or denial of any right or privilege, including civil penalty or disciplinary action by a professional licensing board, for the medical use of cannabis; provided that the qualifying patient or primary caregiver possesses an amount of cannabis that does not exceed 12 cannabis plants and two and one-half ounces of usable cannabis. Amends the Cannabis Control Act to make conforming changes consistent with the Medical Cannabis Act. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Reinserts the provisions of the bill with these exceptions: (1) deletes provision that a law enforcement agency that seizes and does not return usable cannabis to a registered qualifying patient or a registered primary caregiver shall be liable to the cardholder for the fair market value of the cannabis; (2) provides that a photograph must be included on the registry identification card; (3) provides that the registry identification number must be unique; (4) provides that applications and supporting information submitted by qualifying patients, including information regarding their primary caregivers and practitioners, are confidential and protected under the federal Health Insurance Portability and Accountability Act of 1996 and when applicable, the AIDS Confidentiality Act; (5) provides that the Department of Human Services shall make available to law enforcement personnel a secure website whereby law enforcement can determine whether a registry identification card is valid solely by entering the random identification number; provides that the secure website shall return data as it appears on the registry identification card, which includes the digital photo used on the card, name, address and date of birth; (6) requires the adoption of emergency rules by the Department of Human Services to implement the Act within 30 days after its effective date; (7) creates a task force within 6 months after the effective date to adopt permanent rules; and (8) eliminates provision that a State or local law enforcement officer who knowingly cooperates with federal law enforcement agents to arrest, investigate, prosecute, or search a registered qualifying patient or registered primary caregiver or his or her property for acting in compliance with the Act shall have his or her employment suspended or terminated. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

05-01-26	H Filed with the Clerk by Rep. Larry McKeon
	H First Reading
	H Referred to Rules Committee
05-02-02	H Added Chief Co-Sponsor Rep. John A. Fritchey
	H Assigned to Human Services Committee

- 05-02-17 H Motion Do Pass Lost Human Services Committee; 004-007-000
- H Remains in Human Services Committee
- 05-02-23 H Chief Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-09 H House Amendment No. 1 Filed with Clerk by Human Services Committee H House Amendment No. 1 Adopted in Human Services Committee; by Voice Vote
 - H Motion Do Pass as Amended Lost Human Services Committee; 005-006-

000

H Remains in Human Services Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

05-10-27 H Added Co-Sponsor Rep. Linda Chapa LaVia

05-11-30 H Removed Co-Sponsor Rep. Linda Chapa LaVia

HB-0408 MAUTINO.

235 ILCS 5/6-16.1

Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning enforcement actions.

- 05-01-26 H Filed with the Clerk by Rep. Frank J. Mautino
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0409 MAUTINO. 235 ILCS 5/6-14

from Ch. 43, par. 129

Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning retail sales on Sundays.

05-01-26 H Filed with the Clerk by Rep. Frank J. Mautino

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0410 GILES.

40 ILCS 5/17-128.1 new

Amends the Chicago Teacher Article of the Illinois Pension Code. Authorizes the Board of Education of the City of Chicago to levy a Public School Teachers' Pension and Retirement Fund and Pension Contribution Tax. Provides that proceeds of the tax may be used by the Board of Trustees of the Public School Teachers' Pension and Retirement Fund of Chicago for the purpose of making employer pension contributions. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

- 05-01-26 H Filed with the Clerk by Rep. Calvin L. Giles
 - H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0411 BERRIOS.

820 ILCS 105/4

from Ch. 48, par. 1004

Amends the Minimum Wage Law. Provides that, beginning in 2006, the minimum wage for employees who are at least 18 years of age shall be adjusted each year by the Illinois Department of Labor, using the percentage change in the consumer price index for urban wage earners and clerical workers during the immediately preceding calendar year.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

- 05-01-26 H Filed with the Clerk by Rep. Maria Antonia Berrios
 - H First Reading
 - H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0412 BLACK-MITCHELL, JERRY.

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

105 ILCS 5/2-3.25m

Amends the School Code. In provisions regarding the waiver or modification of mandates within the School Code and rules, provides that any request disapproved by the State Board of Education may be appealed through an appeals advisory committee, which makes recommendations for action to the State Superintendent of Education (now, an applicant may appeal to the General Assembly). Removes provisions that allow the General Assembly to disapprove requests. Effective immediately.

- 05-01-26 H Filed with the Clerk by Rep. William B. Black
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Elementary & Secondary Education Committee

05-03-09 H Added Chief Co-Sponsor Rep. Jerry L. Mitchell

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

RYG-MATHIAS-YARBROUGH-WASHINGTON-MOFFITT. HB-0413

65 ILCS 5/3.1-30-10

from Ch. 24, par. 3.1-30-10

Amends the Illinois Municipal Code. In municipalities of less than 500,000, provides that the municipal clerk, when authorized by the corporate authorities of the municipality, may appoint the number of deputy clerks necessary to discharge the functions and duties of the office of municipal clerk (now, the clerk may be authorized to appoint one deputy clerk). Provides that the corporate authorities of the municipality may limit the number of deputy clerks that the municipal clerk may appoint. Effective immediately.

	H Filed with the Clerk by Rep. Kathleen A. Ryg
	H First Reading
	H Referred to Rules Committee
05-01-27	H Added Chief Co-Sponsor Rep. Sidney H. Mathias
05-02-02	H Assigned to Local Government Committee
05-02-17	H Do Pass / Short Debate Local Government Committee; 011-000-000
05-02-18	H Placed on Calendar 2nd Reading - Short Debate
	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-02-24	
	H Added Chief Co-Sponsor Rep. Karen A. Yarbrough
	H Added Chief Co-Sponsor Rep. Eddie Washington
05-02-25	S Arrive in Senate
	S Placed on Calendar Order of First Reading March 1, 2005
	H Added Chief Co-Sponsor Rep. Donald L. Moffitt
05-03-14	S Chief Senate Sponsor Sen. Kathleen L. Wojcik
05-03-15	S First Reading
	S Referred to Rules
	S Assigned to Local Government
05-04-20	S Do Pass Local Government; 009-000-000
	S Placed on Calendar Order of 2nd Reading April 21, 2005
	S Added as Alternate Co-Sponsor Sen. Pamela J. Althoff
	S Added as Alternate Co-Sponsor Sen. Dale E. Risinger
05-04-27	
	S Added as Alternate Co-Sponsor Sen. Dan Rutherford
05-05-04	
	S Placed on Calendar Order of 3rd Reading May 5, 2005
05-05-11	
	H Passed Both Houses
	H Sent to the Governor
05-07-19	
	H Effective Date July 19, 2005
	H Public Act 94-0250
HB-0414 RY	G-MAY-OSMOND AND CHAPA LAVIA.

was 415 ILCS 5/3.32

415 ILCS 5/3.330 415 ILCS 5/21

from Ch. 111 1/2, par. 1021

Amends the Environmental Protection Act. In the definitions, provides that a facility accepting exclusively general construction or demolition debris and that as of January 1, 2000 is located in a county with a population of 700,000 or more persons is not a pollution control facility under the Act (now, the definition does not have the January 1, 2000 restriction). Makes a similar change regarding waste-storage, waste-treatment, or waste-disposal permits to provide that no permit shall be required for a facility in a county with a population over 700,000 as of January 1, 2000 (now, the January 1, 2000 date is not specified). Effective immediately.

FISCAL NOTE (Illinois Environmental Protection Agency)

House Bill 414 will not have any fiscal impact on the Illinois Environmental Protection Agency since the Agency is not involved in the local siting process.

NOTE(S) THAT MAY APPLY: Fiscal 05-01-26 H Filed with the Clerk by Rep. Kathleen A. Ryg H First Reading H Referred to Rules Committee 05-02-02 H Assigned to Environment & Energy Committee 05-02-09 H Added Chief Co-Sponsor Rep. Karen May H Do Pass / Short Debate Environment & Energy Committee; 022-000-000 05-02-10 H Placed on Calendar 2nd Reading - Short Debate H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate 05-02-16 H Fiscal Note Filed H Added Chief Co-Sponsor Rep. JoAnn D. Osmond H Third Reading - Short Debate - Passed 115-000-000 05-02-17 S Arrive in Senate S Placed on Calendar Order of First Reading February 23, 2005 05-02-24 S Chief Senate Sponsor Sen. Terry Link 05-03-01 S First Reading S Referred to Rules 05-04-13 S Assigned to Environment & Energy 05-04-20 S Do Pass Environment & Energy; 009-000-000 S Placed on Calendar Order of 2nd Reading April 21, 2005 05-05-04 S Second Reading S Placed on Calendar Order of 3rd Reading May 5, 2005 05-05-10 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Terry Link S Senate Floor Amendment No. 1 Referred to Rules 05-05-17 S Third Reading - Passed; 058-000-000 S Senate Floor Amendment No. 1 Tabled Pursuant to Rule 5-4(a) H Passed Both Houses 05-06-15 H Sent to the Governor 05-07-01 H Governor Approved H Effective Date July 1, 2005

HB-0415 HOLBROOK-VERSCHOORE-CHAPA LAVIA-STEPHENS.

20 ILCS 1805/28.6

Amends the Military Code of Illinois. Requires that a member of the Army National Guard or the Air National Guard ordered to funeral honors duty receive an allowance of \$100 (rather than \$50).

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-26 H Filed with the Clerk by Rep. Thomas Holbrook H First Reading H Referred to Rules Committee
- 05-02-02 H Assigned to Veterans Affairs Committee
- 05-02-10 H Do Pass / Short Debate Veterans Affairs Committee; 011-000-000 H Added Chief Co-Sponsor Rep. Patrick J Verschoore H Added Chief Co-Sponsor Rep. Linda Chapa LaVia
- H Added Chief Co-Sponsor Rep. Ron Stephens 05-02-14 H Placed on Calendar 2nd Reading - Short Debate
- 05-02-16 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-24 H Third Reading Short Debate Passed 114-000-000
- 05-02-25 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 1, 2005
 - S Chief Senate Sponsor Sen. William R. Haine
- 05-03-01 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to State Government
- 05-04-21 S Do Pass State Government; 005-000-000
 - S Placed on Calendar Order of 2nd Reading May 3, 2005

05-05-04 S Second Reading

- S Placed on Calendar Order of 3rd Reading May 5, 2005
- 05-05-11 S Third Reading Passed; 059-000-000
 - H Passed Both Houses
- 05-05-28 S Added as Alternate Co-Sponsor Sen. James F. Clayborne, Jr. S Added as Alternate Co-Sponsor Sen. Terry Link
 - S Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins
- 05-06-09 H Sent to the Governor
- 05-07-19 H Governor Approved
 - H Effective Date January 1, 2006
 - H Public Act 94-0251

HB-0416 HOLBROOK-BAILEY-COLLINS, BEISER, PHELPS, KELLY, DUGAN, SMITH, YOUNGE, DAVIS, WILLIAM, TURNER AND GORDON.

215 ILCS 5/155.42 new

215 ILCS 5/155.43 new

815 ILCS 505/2Z

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

Amends the Illinois Insurance Code. Requires automobile insurers to allow policyholders to choose repair facilities. Allows the insurer to recommend facilities so long as the insurer informs the insured or claimant at the same time of the insured's or claimant's right to choose the facility. Prohibits the adjuster for the motor vehicle from being employed by the facility or having any direct authority over the facility's recommendations or decisions relating to the repair of the motor vehicle if the insurer owns an interest in that facility. Provides for civil penalties. Makes a violation a violation of the Consumer Fraud and Deceptive Business Practices Act and amends the Consumer Fraud and Deceptive Business Practices Act to include the violations. Requires repair facilities in which an insurer owns an interest to file an annual report delineating the number of repairs and the dollar amount when the motor vehicle owner was an insured or claimant of the insurer with the ownership interest, and those repairs as a percentage of the total repairs. Requires the Secretary to maintain the information in the reports as confidential. 0

)5-01-26	H Filed with the Clerk by Rep. Thomas Holbrook	
	H First Reading	

H Referred to Rules Committee

05-02-02 H Assigned to Consumer Protection Committee

- 05-02-10 H Added Co-Sponsor Rep. Daniel V. Beiser
- 05-02-17 H Added Chief Co-Sponsor Rep. Patricia Bailey
 - H Added Chief Co-Sponsor Rep. Annazette Collins
- 05-03-03 H Added Co-Sponsor Rep. Brandon W. Phelps 05-03-08 H Added Co-Sponsor Rep. Robin Kelly
- 05-03-09 H Added Co-Sponsor Rep. Lisa M. Dugan
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-03-16 H Co-Sponsor Rep. Michael K. Smith
 - H Co-Sponsor Rep. Wyvetter H. Younge
 - H Co-Sponsor Rep. William Davis
 - H Co-Sponsor Rep. Arthur L. Turner
 - H Added Co-Sponsor Rep. Careen M Gordon

HB-0417 HOLBROOK.

20 ILCS 605/605-10 was 20 ILCS 605/46.1 in part

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department's powers and duties.

- 05-01-26 H Filed with the Clerk by Rep. Thomas Holbrook
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0418 HOLBROOK.

35 ILCS 145/1 from Ch. 120, par. 481b.31

Amends the Hotel Operators' Occupation Tax Act. Makes a technical change in a Section

concerning the short title.

35 ILCS 145/9

05-01-26 H Filed with the Clerk by Rep. Thomas Holbrook

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0419 HOLBROOK-VERSCHOORE.

from Ch. 120, par. 481b.39

Amends the Hotel Operators' Occupation Tax Act. Makes a technical change in a Section concerning the exemption of certain people.

05-01-26 H Filed with the Clerk by Rep. Thomas Holbrook

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-02-10 H Added Chief Co-Sponsor Rep. Patrick J Verschoore

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0420 HOLBROOK.

New Act

Creates the Home Construction and Repair Fraud Act. Contains a short title provision only. 05-01-26 H Filed with the Clerk by Rep. Thomas Holbrook

H First Reading

H Referred to Rules Committee

- 05-02-02 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0421 HOLBROOK.

20 ILCS 605/605-725 new

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Creates the caption only for a Section concerning visitor centers and a tourism office.

05-01-26 H Filed with the Clerk by Rep. Thomas Holbrook

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0422 HOLBROOK.

20 ILCS 605/605-880 new

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Creates the caption only for a Section concerning a destination city program.

05-01-26 H Filed with the Clerk by Rep. Thomas Holbrook

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0423 CULTRA-EDDY.

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

Amends the School Code. Allows cooperative high schools to receive some of the same supplementary State aid that new districts receive. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-26 H Filed with the Clerk by Rep. Shane Cultra

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-02-18 H Added Chief Co-Sponsor Rep. Roger L. Eddy

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0424 MITCHELL, JERRY, LEITCH AND SCHOCK.

105 ILCS 5/18-8.05

Amends the State aid formula provisions of the School Code. With regard to supplemental general State aid, sets a minimum grant amount through the 2013-2014 school year (now, through the 2006-2007 school year). Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-26 H Filed with the Clerk by Rep. Jerry L. Mitchell

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-02-23 H Added Co-Sponsor Rep. David R. Leitch

H Added Co-Sponsor Rep. Aaron Schock

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0425 HOLBROOK.

20 ILCS 605/605-700 was 20 ILCS 605/46.6

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning tourism.

05-01-26 H Filed with the Clerk by Rep. Thomas Holbrook

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

426 HOLBROOK.

735 ILCS 5/2-1115 from Ch. 110, par. 2-1115

Amends the Code of Civil Procedure. Makes a technical change in the Section concerning punitive damages in healing art and legal malpractice cases.

05-01-26 H Filed with the Clerk by Rep. Thomas Holbrook

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0427 HOLBROOK.

205 ILCS 670/22 from Ch. 17, par. 5428

Amends the Consumer Installment Loan Act. Provides that, during the 30-day period beginning with the date the loan is commenced, a short-term lender may not impose fees of more than 25% of the principal amount of a short-term or title-secured loan.

NOTE(S) THAT MAY APPLY. Fiscal

05-01-26 H Filed with the Clerk by Rep. Thomas Holbrook

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Consumer Protection Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0428 HOLBROOK.

215 ILCS 5/143.01 from Ch. 73, par. 755.01

Amends the Illinois Insurance Code. Makes a technical change in a Section concerning vehicle insurance policy provisions.

05-01-26 H Filed with the Clerk by Rep. Thomas Holbrook

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0429 HOLBROOK.

215 ILCS 5/155.18

from Ch. 73, par. 767.18

Amends the Illinois Insurance Code. Makes a technical change in a Section concerning medical liability insurance.

05-01-26 H Filed with the Clerk by Rep. Thomas Holbrook

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0430 HOLBROOK. 70 ILCS 1860/6

from Ch. 19, par. 289

Amends the Tri-City Regional Port District Act. Makes a technical change in a Section concerning the powers of the District to apply for and accept certain grants, loans, and appropriations and to make certain improvements and changes.

05-01-26 H Filed with the Clerk by Rep. Thomas Holbrook

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0431 HOLBROOK-MAY.

20 ILCS 605/605-700 was 20 ILCS 605/46.6

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning tourism.

05-01-26 H Filed with the Clerk by Rep. Thomas Holbrook

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

05-05-26 H Added Chief Co-Sponsor Rep. Karen May

HB-0432 HOLBROOK.

20 ILCS 665/1 from Ch. 127, par. 200-21

Amends the Illinois Promotion Act. Makes a technical change in a Section concerning the short title.

05-01-26 H Filed with the Clerk by Rep. Thomas Holbrook

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0433 SCULLY-MAY-NEKRITZ-GRAHAM-FRANKS, CHAPA LAVIA, BOLAND, PHELPS, YARBROUGH AND KELLY.

415 ILCS 5/44

from Ch. 111 1/2, par. 1044

Amends the Environmental Protection Act. Provides that the disposal of asbestos containing material in violation of certain federal regulations is a Class 4 felony (now, improper removal of asbestos is felony, while there is no criminal sanction under the Act for dumping asbestos). Effective immediately.

FISCAL NOTE (Illinois Environmental Protection Agency)

House Bill 433 might result in a very minor increase in the amount of monetary penalties the Illinois Environmental Protection Agency collects. Any such increase would be wholly dependent upon the number of these specific types of asbestos-related violations in any given year.

HOUSING AFFORDABILITY IMPACT NOTE (Housing Development Authority)

No fiscal effect on a single-family residence.

STATE DEBT IMPACT NOTE (Government Forecasting & Accountability)

Would not change the amount of authorization for any type of State-issued or Statesupported bond, and therefore, would not affect the level of State indebtedness.

SENATE COMMITTEE AMENDMENT NO. 1

Deletes everything after the enacting clause. Reinserts the provisions of the introduced bill, but moves the changes to a separate subdivision. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

05-01-26 H Filed with the Clerk by Rep. George Scully, Jr.

H First Reading

	H Referred to Rules Committee
05-02-02	H Assigned to Environment & Energy Committee
	H Added Chief Co-Sponsor Rep. Elaine Nekritz
05-02-08	H Do Pass / Short Debate Environment & Energy Committee; 022-000-000
05-02-09	H Dispad on Colordan and Roading Shart Debate
05-02-10	H Placed on Calendar 2nd Reading - Short Debate
	H Added Chief Co-Sponsor Rep. Karen May
	H Added Chief Co-Sponsor Rep. Deborah L. Graham
	H Second Reading - Short Debate
05 02 14	H Placed on Calendar Order of 3rd Reading - Short Debate
03-02-10	H Fiscal Note Filed
	H Third Reading - Short Debate - Passed 115-000-000
	H Added Chief Co-Sponsor Rep. Jack D. Franks
05 00 17	H Added Co-Sponsor Rep. Linda Chapa LaVia
05-02-17	
	S Placed on Calendar Order of First Reading February 23, 2005
05 00 10	H Added Co-Sponsor Rep. Mike Boland
05-02-18	S Chief Senate Sponsor Sen. Kwame Raoul
05-02-24	S First Reading
	S Referred to Rules
	S Housing Affordability Impact Note Filed from the Illinois Housing
	Development Authority
	S State Debt Impact Note Filed from the Commission on Government
	Forecasting and Accountability
05-03-03	H Added Co-Sponsor Rep. Brandon W. Phelps
05-03-07	H Added Co-Sponsor Rep. Karen A. Yarbrough
05-03-08	H Added Co-Sponsor Rep. Robin Kelly
05-04-13	S Assigned to Environment & Energy
05-04-14	S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Kwame
	Raou
	S Senate Committee Amendment No. 1 Referred to Rules
05-04-19	S Senate Committee Amendment No. 1 Rules Refers to Environment &
	Energy
05-04-20	S Senate Committee Amendment No. I Adopted
	S Do Pass as Amended Environment & Energy: 009-000-000
	S Placed on Calendar Order of 2nd Reading April 21, 2005
05-05-04	S Second Reading
AF AF A	S Placed on Calendar Order of 3rd Reading May 5, 2005
05-05-11	S Added as Alternate Chief Co-Sponsor Sen Jacqueline V Colling
	5 Inrd Reading - Passed: 058-000-000
	H Arrived in House
	H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
05-05-18	in schale Committee Amendment No. 1 Motion Filed Concur Rep. George
	Soully, 51.
	H Senate Committee Amendment No. 1 Motion to Concur Referred to Rules
0 - 0	Commutee
05-05-23	H Senate Committee Amendment No. 1 Motion to Concur Recommends be Adopted Bules Committee: 002 002 000
05-05-26	ri Senate Committee Amendment No. 1 House Conguer 112 000 001
05-06-24	H Sent to the Governor
05-07-21	H Governor Approved
	H Effective Date July 21 2005
-	H Public Act
HB-0434 HOI	LBROOK.
20 ILCS 66	5/11 from Ch. 127, par. 200-31
A manda st.	rate

20 II from Ch. 127, par. 200-31

Amends the Illinois Promotion Act. Makes a technical change in a Section concerning promotional material. 05-01-26 H Filed with the Clerk by Rep. Thomas Holbrook

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0435 HOLBROOK.

20 ILCS 605/605-700 was 20 ILCS 605/46.6

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning tourism.

05-01-26 H Filed with the Clerk by Rep. Thomas Holbrook

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0436 HOLBROOK.

20 ILCS 665/5 from Ch. 127, par. 200-25

Amends the Illinois Promotion Act. Makes a technical change in a Section concerning grants to counties, municipalities, and local promotion groups.

05-01-26 H Filed with the Clerk by Rep. Thomas Holbrook

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0437 EDDY-DAVIS, WILLIAM-KELLY.

35 ILCS 200/18-80

35 ILCS 200/18-185

105 ILCS 5/2-3.29 new

105 ILCS 5/3-15.1

from Ch. 122, par. 3-15.1

105 ILCS 5/17-9.02 new

Amends the Property Tax Code and School Code. Provides a notice form that must be used by school districts (other than Chicago) proposing a tax increase (now, all taxing districts use the same form). Excludes from the definition of "aggregate extension" a special purpose extension made for mandate shortfall relief under the School Code. Changes the definition of "debt service extension base" for school districts (other than Chicago). Requires a school district's annual financial statement to include a report showing the receipts and disbursements for special educational and transportation purposes. Provides that any shortfall in those funds permits the school board to levy (i) a mandate shortfall relief tax for special education mandates and (ii) a mandate shortfall relief tax for transportation mandates. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

05-01-26 H Filed with the Clerk by Rep. Roger L. Eddy

H First Reading

H Referred to Rules Committee

05-02-01 H Added Chief Co-Sponsor Rep. William Davis

05-02-02 H Assigned to Executive Committee

05-02-08 H Added Chief Co-Sponsor Rep. Robin Kelly

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0438 HOLBROOK-CHAPA LAVIA-FRANKS-SMITH-BEISER, MCGUIRE, MAY AND RYG.

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.

HOUSE AMENDMENT NO. 1

Deletes the substantive provisions of the bill as introduced. Provides that the Department must set limitations by administrative rule on the amount of assets that a person may have to be eligible for the services.

FISCAL NOTE (Department of Human Services)

Cost: less than \$1.0 Million

HOUSE AMENDMENT NO. 2

Further amends the Disabled Persons Rehabilitation Act. Deletes the substantive

provisions of the bill, as amended. Provides that the eligibility standards must provide that a person may have not more than \$10,000 in assets to be eligible for the services, and the Department may increase this asset limit by rule.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-01-26 H Filed with the Clerk by Rep. Thomas Holbrook
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-02 H Assigned to Human Services Committee
 - 05-03-10 H House Amendment No. 1 Filed with Clerk by Human Services Committee
 - H House Amendment No. 1 Adopted in Human Services Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Human Services Committee; 011-001-000
 - H Placed on Calendar 2nd Reading Short Debate
 - H Fiscal Note Requested by Rep. William Davis
 - 05-03-15 H Added Co-Sponsor Rep. Jack McGuire
 - H Fiscal Note Filed
 - 05-03-17 H House Amendment No. 2 Filed with Clerk by Rep. Thomas Holbrook
 - H House Amendment No. 2 Referred to Rules Committee
 - 05-04-05 H House Amendment No. 2 Recommends Be Adopted Rules Committee; 005-000-000
 - 05-04-08 H Second Reading Short Debate
 - H House Amendment No. 2 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - H Added Chief Co-Sponsor Rep. Linda Chapa LaVia
 - H Added Chief Co-Sponsor Rep. Jack D. Franks
 - H Added Chief Co-Sponsor Rep. Michael K. Smith
 - H Added Chief Co-Sponsor Rep. Daniel V. Beiser
 - 05-04-11 H Added Co-Sponsor Rep. Karen May
 - H Added Co-Sponsor Rep. Kathleen A. Ryg
 - H Third Reading Short Debate Passed 112-000-000
 - S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 12, 2005
 - S Chief Senate Sponsor Sen. Martin A. Sandoval
 - 05-04-13 S First Reading
 - S Referred to Rules
 - 05-04-14 S Added as Alternate Chief Co-Sponsor Sen. M. Maggie Crotty
 - 05-04-21 S Assigned to Health & Human Services
 - 05-05-05 S Do Pass Health & Human Services; 011-000-000
 - S Placed on Calendar Order of 2nd Reading May 10, 2005 05-05-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 12, 2005
 - 05-05-17 S Third Reading Passed; 058-000-000
 - H Passed Both Houses
 - 05-05-29 S Added as Alternate Co-Sponsor Sen. Mattie Hunter
 - 05-06-15 H Sent to the Governor
 - 05-07-19 H Governor Approved
 - H Effective Date January 1, 2006
 - H Public Act 94-0252

HB-0439 HOLBROOK.

New Act

Creates a caption only for a Section concerning a conveyance to the Village of Swansea. 05-01-26 H Filed with the Clerk by Rep. Thomas Holbrook

- H First Reading
- H Referred to Rules Committee
- 05-02-02 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-03-17 H Committee Deadline Extended-Rule 9(b) April 8, 2005

HB-0440 HOLBROOK.

35 ILCS 5/216 new

Amends the Illinois Income Tax Act. Creates an historic preservation tax credit. Provides a caption only.

05-01-26 H Filed with the Clerk by Rep. Thomas Holbrook

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0441 HOLBROOK. 70 ILCS 3205/1

from Ch. 85, par. 6001

Amends the Illinois Sports Facilities Authority Act. Makes a technical change in a Section concerning the short title.

05-01-26 H Filed with the Clerk by Rep. Thomas Holbrook

H First Reading

- H Referred to Rules Committee
- 05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0442 BASSI-ROSE-MENDOZA-BURKE-ACEVEDO, SOTO, STEPHENS, FROEHLICH, DELGADO, MILLNER AND MOFFITT.

625 ILCS 5/16-203 new

Amends the Illinois Vehicle Code. Provides that if a motor vehicle is used to evade a peace officer in violation of this Code and the officer stops his or her pursuit of the vehicle for reason of safety and the peace officer is unable to ascertain the identity of the driver of the vehicle, a peace officer upon finding the vehicle may authorize the towing and impoundment of the vehicle or the placement of a vehicle immobilization device on the vehicle until a civil penalty of \$100, in addition to the towing and impoundment charges or vehicle immobilization charges, are paid by the owner of the vehicle to the unit of government whose officer had the vehicle towed and impounded or immobilized. Provides that the charges and penalty are waived if the owner of the motor vehicle identifies the driver of the vehicle who eluded the peace officer.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Reinserts the provisions of the bill with the following changes: (1) provides that vehicles subject to towing and impoundment or immobilization include vehicles used in leaving the scene of an accident; (2) eliminates provision that the charges and penalty do not apply if the owner identifies the driver of the vehicle who eluded the peace officer; and (3) provides that if the vehicle used to commit the offense is stolen, the owner is relieved of any liability under these provisions and the vehicle shall be immediately released to the owner.

HOUSE AMENDMENT NO. 3

Provides that an automobile is exempt from the penalties of the amendatory Act if its owner or interest holder is not legally accountable for the conduct giving rise to the vehicle immobilization or tow, did not acquiesce in it, and did not know and could not reasonably have known of the conduct or that the conduct was likely to occur, or did not solicit, conspire, or attempt to commit the conduct giving rise to the vehicle immobilization or tow.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-26 H Filed with the Clerk by Rep. Chapin Rose
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Judiciary II Criminal Law Committee
- 05-02-25 H House Amendment No. 1 Filed with Clerk by Judiciary II Criminal Law Committee
 - H House Amendment No. 1 Adopted in Judiciary II Criminal Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary II Criminal Law Committee; 016-000-000
- 05-02-28 H Placed on Calendar 2nd Reading Short Debate
- 05-03-02 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-03 H Added Chief Co-Sponsor Rep. Susana A Mendoza

	H Added Chief Co-Sponsor Rep. Daniel J. Burke
	H Added Chief Co-Sponsor Rep. Edward J. Acevedo
	H Added Chief Co-Sponsor Rep. William Delgado
	H Added Co-Sponsor Rep. Cynthia Soto
	H Added Co-Sponsor Rep. Ron Stephens
	H Added Co-Sponsor Rep. Paul D. Froehlich
05-03-08	H Recalled to Second Reading - Short Debate
	H Held on Calendar Order of Second Reading - Short Debate
05-03-15	H House Amendment No. 2 Filed with Clerk by Rep. Chapin Rose
	H House Amendment No. 2 Referred to Rules Committee
05-03-21	H House Amendment No. 3 Filed with Clerk by Rep. Chapin Rose
	H House Amendment No. 3 Referred to Rules Committee
05-04-06	H Chief Sponsor Changed to Rep. Suzanne Bassi
	H Remove Chief Co-Sponsor Rep. William Delgado
	H Added Co-Sponsor Rep. William Delgado
	H Added Chief Co-Sponsor Rep. Chapin Rose
05-04-11	H House Amendment No. 3 Recommends Be Adopted Rules Committee;
	003-000-000
	H House Amendment No. 3 Adopted by Voice Vote
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-04-12	H Added Co-Sponsor Rep. John J. Millner
	H Added Co-Sponsor Rep. Donald L. Moffitt
	H Third Reading - Short Debate - Passed 117-000-000
	H House Amendment No. 2 Tabled Pursuant to Rule 40(a)
	S Arrive in Senate
	S Placed on Calendar Order of First Reading April 13, 2005
05-05-03	S Chief Senate Sponsor Sen. Dale A. Righter
05-05-05	S First Reading
	S Referred to Rules

S Referred to Rules

HB-0443 ROSE.

10	ILCS	5/4-6.2			from	Ch.	46,	par.	4-6.2
10	ILCS	5/5-16.2			from	Ch.	46,	par.	5-16.2
10	ILCS	5/6-50.2			from	Ch.	46,	par.	6-50.2
			-	_					

Amends the Election Code. Requires a deputy registrar to return completed voter registration materials to the proper election authority within 2 business days after receipt until the last day for accepting registrations before an election (now, within 7 days until the 35th day before an election and within 48 hours between the 35th and 28th days before an election). Prohibits the State Board of Elections and the Secretary of State from adopting rules that requires otherwise for Secretary of State employees serving as deputy registrars at driver's license facilities.

05-01-26 H Filed with the Clerk by Rep. Chapin Rose

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0444 D'AMICO-JOYCE-BELLOCK-MILLER-MENDOZA, BLACK, BEISER, KELLY, FEIGENHOLTZ, BOLAND, BAILEY, GORDON, DUGAN, VERSCHOORE, BERRIOS, CHAVEZ, HOLBROOK, DAVIS, MONIQUE, FRANKS, CHAPA LAVIA, RITA, YARBROUGH, PHELPS, COLVIN, GRAHAM, WASHINGTON AND SMITH.

720 ILCS 5/20-1.1 from Ch. 38, par. 20-1.1

Amends the Criminal Code of 1961. Provides that a person also commits aggravated arson when in the course of committing an arson he or she knowingly damages a building or structure and a correctional officer who is present at the scene acting in the line of duty is injured as a result of the fire or explosion. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

- 05-01-26 H Filed with the Clerk by Rep. John D'Amico
 - H First Reading
 - H Referred to Rules Committee
- 05-02-01 H Added Chief Co-Sponsor Rep. Kevin Joyce

05-02-02	H Chief Co-Sponsor Rep. Patricia R. Bellock
05 02 02	H Assigned to Judiciary II - Criminal Law Committee
05-02-03	H Added Co-Sponsor Rep. William B. Black
05-02-09	H Added Chief Co-Sponsor Rep. David E. Miller
05-02-10	H Do Pass / Short Debate Judiciary II - Criminal Law Committee; 016-000-
•••••	000
	H Added Chief Co-Sponsor Rep. Susana A Mendoza
	H Added Co-Sponsor Rep. Daniel V. Beiser
05-02-14	H Placed on Calendar 2nd Reading - Short Debate
05-02-16	H Added Co-Sponsor Rep. Robin Kelly
	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-02-17	H Added Co-Sponsor Rep. Sara Feigenholtz
	H Added Co-Sponsor Rep. Mike Boland
	H Added Co-Sponsor Rep. Patricia Bailey
05-02-18	H Third Reading - Short Debate - Passed 108-000-000
	H Added Co-Sponsor Rep. Careen M Gordon
	H Added Co-Sponsor Rep. Lisa M. Dugan H Added Co-Sponsor Rep. Patrick J Verschoore
	H Added Co-Sponsor Rep. Maria Antonia Berrios
	H Added Co-Sponsor Rep. Maria Another Derrices H Added Co-Sponsor Rep. Michelle Chavez
	H Added Co-Sponsor Rep. Thomas Holbrook
	H Added Co-Sponsor Rep. Monique D. Davis
	H Added Co-Sponsor Rep. Jack D. Franks
	H Added Co-Sponsor Rep. Linda Chapa LaVia
05-02-23	S Arrive in Senate
	S Placed on Calendar Order of First Reading February 24, 2005
	S Chief Senate Sponsor Sen. Kwame Raoul
05-02-24	S First Reading
	S Referred to Rules
05-02-25	H Added Co-Sponsor Rep. Robert Rita
05-03-02	H Added Co-Sponsor Rep. Karen A. Yarbrough
05-03-03	H Added Co-Sponsor Rep. Brandon W. Phelps H Added Co-Sponsor Rep. Marlow H. Colvin
05 03 10	H Added Co-Sponsor Rep. Deborah L. Graham
05-03-16	H Added Co-Sponsor Rep. Eddie Washington
05-05-10	H Added Co-Sponsor Rep. Michael K. Smith
05-04-13	S Assigned to Judiciary
05-04-20	S Do Pass Judiciary; 008-000-000
	S Placed on Calendar Order of 2nd Reading April 21, 2005
05-05-04	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 5, 2005
05-05-11	S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
	S Third Reading - Passed; 059-000-000
	H Passed Both Houses
05-05-28	S Added as Alternate Co-Sponsor Sen. James F. Clayborne, Jr.
05-05-29	S Added as Alternate Co-Sponsor Sen. Mattie Hunter S Added as Alternate Co-Sponsor Sen. Arthur J. Wilhelmi
	S Added as Alternate Co-Sponsor Sen. Edward D. Maloney
05-05-30	
05-05-50	S Added as Alternate Co-Sponsor Sen. Antonio Munoz
05-06-09	H Sent to the Governor
	H Sent to the Governor
05-07-07	H Governor Approved
	H Effective Date July 7, 2005
	H Public Act 94-0127
HB-0445 BE	LISER.

625 ILCS 45/3-2 from Ch. 95 1/2, par. 313-2 Amends the Boat Registration and Safety Act. Reduces the registration fee for a non-motorized paddle boat to a uniform \$6 (down from \$15 or \$45, depending on the length of the

watercraft).	Come ((f. Natural Bosources)						
FISCAL NOTE (Department of Natural Resources)							
A loss of revenue annually of approximately \$27,000.							
NOTE(S) THAT MAY APPLY: Fiscal							
05-01-26	H Filed with the Clerk by Rep. Daniel V. Beiser						
	H First Reading						
	H Referred to Rules Committee						
05-02-02	H Assigned to Agriculture & Conservation Committee						
05-02-08	H Do Pass / Short Debate Agriculture & Conservation Committee; 015-000-						
	000						
05-02-09	H Placed on Calendar 2nd Reading - Short Debate						
	H Second Reading - Short Debate						
	H Placed on Calendar Order of 3rd Reading - Short Debate						
05-02-10	H Third Reading - Short Debate - Passed 111-000-000						
05-02-15	S Arrive in Senate						
	S Placed on Calendar Order of First Reading						
	S Chief Senate Sponsor Sen. William R. Haine						
	S First Reading						
	S Referred to Rules						
05-02-24	S Fiscal Note Filed from the Illinois Department of Natural Resources						
05.04.13 S Assigned to Agriculture & Conservation							
05-04-14 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Will							
R. Haine							
	S Senate Committee Amendment No. 1 Referred to Rules						
05-04-19	S Senate Committee Amendment No. 1 Rules Refers to Agriculture &						
05-04-17	Conservation						
05-04-20	S Senate Committee Amendment No. 1 Held in Agriculture & Conservation						
05-04-20	S Do Pass Agriculture & Conservation; 008-000-000						
	S Placed on Calendar Order of 2nd Reading April 21, 2005						
05-05-04 S Second Reading							
05-05-04	S Placed on Calendar Order of 3rd Reading May 5, 2005						
05-05-06	S Senate Committee Amendment No. 1 Rule 3-9(a) / Re-referred to Rules						
	S Third Reading - Passed; 059-000-000						
05-05-11	S Senate Committee Amendment No. 1 Tabled Pursuant to Rule 5-4(a)						
	H Passed Both Houses						
05-06-09	H Sent to the Governor						
05-00-09	H Sent to the Governor						
05 06 17	H Governor Approved						
0,5-00-17	H Effective Date January 1, 2006						
	H Public Act						
НВ-0446 КО	SEL.						

New Act

Creates the Portable Sewage Treatment Systems Registered Professional Act. Contains only a short title provision.

05-01-26 H Filed with the Clerk by Rep. Renee Kosel

H First Reading

H Referred to Rules Committee

- 05-02-02 H Assigned to Executive Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0447 KOSEL.

225 ILCS 225/1 from Ch. 111 1/2, par. 116.301

Amends the Private Sewage Disposal Licensing Act. Makes a technical change to a Section concerning the short title.

05-01-26 H Filed with the Clerk by Rep. Renee Kosel

- H First Reading
- H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0448 HOFFMAN-HOLBROOK-REITZ.

230 ILCS 15/8.2 new

Amends the Raffles Act. Provides that certain licensing requirements and certain restrictions on the conduct of raffles do not apply to a charitable institution if (i) the sole purpose of the charitable institution is to raise funds for a children's research hospital that is exempted from the payment of federal income taxes by the United States Internal Revenue Code, (ii) the net proceeds from raffles conducted by the charitable institution are used by the organization for charitable, scientific, or educational purposes, and (iii) the charitable institution obtains a license from the Department of Revenue to conduct raffles. Effective immediately.

HOUSE AMENDMENT NO. 1

Clarifies a statutory reference.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-26 H Filed with the Clerk by Rep. Jay C. Hoffman
 - H First Reading
 - H Referred to Rules Committee
- 05-01-28 H Added Chief Co-Sponsor Rep. Thomas Holbrook
- 05-02-02 H Assigned to Revenue Committee
- 05-02-17 H Added Chief Co-Sponsor Rep. Dan Reitz
- 05-02-18 H House Amendment No. 1 Filed with Clerk by Revenue Committee H House Amendment No. 1 Adopted in Revenue Committee; by Voice Vote; Revenue Sub-committee
 - H Remains in Revenue Committee
- 05-03-03 H Do Pass as Amended / Short Debate Revenue Committee; 010-002-000 H Placed on Calendar 2nd Reading - Short Debate
- 05-04-06 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-07 H Third Reading Short Debate Passed 089-025-000
- 05-04-08 S Arrive in Senate

S Placed on Calendar Order of First Reading April 11, 2005

HB-0449 JOYCE-MATHIAS-BROSNAHAN-MCCARTHY-FRITCHEY, LANG, PIHOS, MCGUIRE, FRANKS, CHAPA LAVIA, DAVIS, WILLIAM, BEISER, BOLAND, KELLY, BAILEY, JEFFERSON, PHELPS, MILLER, COLVIN, DUGAN, JAKOBSSON, FLIDER, WASHINGTON, SMITH, D'AMICO, TURNER, YOUNGE, YARBROUGH, DAVIS, MONIQUE, GORDON AND MUNSON.

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. In a provision concerning eligibility for grants under the Act, increases the household income eligibility limitations for grant year 2005, and provides that, for grant years 2006 and thereafter, the limitations shall be increased annually by the percentage increase in the Consumer Price Index for the previous calendar year. Effective immediately.

- NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability 05-01-26 H Filed with the Clerk by Rep. Kevin Joyce H First Reading H Referred to Rules Committee 05-01-27 H Added Chief Co-Sponsor Rep. Sidney H. Mathias H Added Chief Co-Sponsor Rep. James D. Brosnahan H Added Chief Co-Sponsor Rep. Kevin A. McCarthy 05-02-01 H Added Chief Co-Sponsor Rep. John A. Fritchey H Added Co-Sponsor Rep. Lou Lang 05-02-02 H Assigned to Revenue Committee 05-02-03 H Added Co-Sponsor Rep. Sandra M. Pihos H Added Co-Sponsor Rep. Jack McGuire 05-02-09 H Added Co-Sponsor Rep. Jack D. Franks H Added Co-Sponsor Rep. Linda Chapa LaVia 05-02-10 H Added Co-Sponsor Rep. William Davis H Added Co-Sponsor Rep. Daniel V. Beiser 05-02-15 H Added Co-Sponsor Rep. Mike Boland 05-02-16 H Added Co-Sponsor Rep. Robin Kelly
 - 05-02-17 H Added Co-Sponsor Rep. Patricia Bailey
 - 05-02-18 H Added Co-Sponsor Rep. Charles E. Jefferson

05-03-03								
	H Added Co-Sponsor Rep. David E. Miller							
	H Added Co-Sponsor Rep. Marlow H. Colvin							
05-03-09	H Added Co-Sponsor Rep. Lisa M. Dugan							
05-03-10	H Added Co-Sponsor Rep. Naomi D. Jakobsson							
	H Added Co-Sponsor Rep. Robert F. Flider							
	H Rule 19(a) / Re-referred to Rules Committee							
05-03-16	H Added Co-Sponsor Rep. Eddie Washington							
	H Added Co-Sponsor Rep. Michael K. Smith							
	H Added Co-Sponsor Rep. John D'Amico							
	H Co-Sponsor Rep. Arthur L. Turner							
	H Co-Sponsor Rep. Wyvetter H. Younge							
	H Added Co-Sponsor Rep. Karen A. Yarbrough							
	H Added Co-Sponsor Rep. Monique D. Davis							
05-04-05	H Added Co-Sponsor Rep. Careen M Gordon							
05-04-06	· ·							

HB-0450 JOYCE.

New Act

Creates the Electrical Saw Safety Act. Requires a saw manufacturer to retool its production line to install the SawStop safety device on all electrical saws.

- 05-01-26 H Filed with the Clerk by Rep. Kevin Joyce
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Consumer Protection Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

JOYCE-BAILEY-COLLINS-MILLER-OSTERMAN, PHELPS, FRANKS, HB-0451 DUNKIN, COLVIN, FRITCHEY, GRAHAM, WASHINGTON, SMITH, YARBROUGH AND DAVIS, MONIQUE.

815 ILCS 505/2VV new

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that, if a grocery store offers a reduced price on an item to consumers who present discount cards, it must also offer the same reduced price on that item to a consumer who does not present a discount card but pays for the item with a Link Card or other access device issued by a government agency to recipients of food stamp benefits or other assistance. Provides that a violation is an unlawful practice within the meaning of the Act. Effective immediately.

- 05-01-26 H Filed with the Clerk by Rep. Kevin Joyce H First Reading
 - H Referred to Rules Committee

- 05-02-01 H Added Chief Co-Sponsor Rep. Patricia Bailey 05-02-02 H Assigned to Consumer Protection Committee 05-02-16 H Do Pass / Short Debate Consumer Protection Committee; 009-003-000 05-02-17 H Placed on Calendar 2nd Reading Short Debate
 - H Added Chief Co-Sponsor Rep. Annazette Collins
- 05-02-25 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-03 H Added Chief Co-Sponsor Rep. David E. Miller
 - H Third Reading Short Debate Passed 069-045-001
 - H Added Co-Sponsor Rep. Brandon W. Phelps
 - H Added Chief Co-Sponsor Rep. Harry Osterman
 - H Added Co-Sponsor Rep. Jack D. Franks
 - H Added Co-Sponsor Rep. Kenneth Dunkin
 - H Added Co-Sponsor Rep. Marlow H. Colvin
 - H Added Co-Sponsor Rep. John A. Fritchey
- 05-03-08 S Arrive in Senate
 - S Placed on Calendar Order of First Reading
 - S Chief Senate Sponsor Sen. Edward D. Maloney
 - S First Reading
 - S Referred to Rules
- 05-03-10 H Added Co-Sponsor Rep. Deborah L. Graham

05-03-16 H Added Co-Sponsor Rep. Eddie Washington H Added Co-Sponsor Rep. Michael K. Smith H Added Co-Sponsor Rep. Karen A. Yarbrough H Added Co-Sponsor Rep. Monique D. Davis 05-04-13 S Assigned to Housing & Community Affairs 05-04-20 S Postponed - Housing & Community Affairs 05-05-06 S Rule 3-9(a) / Re-referred to Rules

HB-0452 JOYCE-BOLAND.

210 ILCS 145/25

from Ch. 111 1/2, par. 8351-25

Amends the Tanning Facility Permit Act. Provides that a tanning facility may not permit any person less than 18 years of age to use the facility, regardless of whether such a person has the permission of a parent or guardian to use the facility. Provides that a tanning facility must take appropriate steps to ensure that no person less than 18 years of age uses the facility.

HOUSE AMENDMENT NO. 1

Replaces everything after the enacting clause. Amends the Tanning Facility Permit Act. Provides that a tanning facility may not allow any minor under 14 years of age to use a tanning device, either alone or in the presence of another individual. Provides that before allowing a minor age 14 through 17 to have access to a tanning device, a tanning facility must obtain the written consent of a parent or legal guardian. Provides that the parent or legal guardian must sign a consent form in the presence of a tanning facility operator who is not a minor, indicating that the parent or guardian has read and understood the applicable warnings. Provides that the parent or guardian shall not be required to be in the tanning room or booth with the minor.

05-01-26 H	rneu	wiui	uie	Clerk	UУ	кер.	revin	Joyce
H	[First	Readi	ing					

- H Referred to Rules Committee
- 05-02-02 H Assigned to Registration and Regulation Committee
- 05-02-09 H Do Pass / Short Debate Registration and Regulation Committee; 018-005-000
- 05-02-10 H Placed on Calendar 2nd Reading Short Debate
- 05-02-15 H Added Chief Co-Sponsor Rep. Mike Boland
- 05-03-03 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-08 H Recalled to Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-03-10 H House Amendment No. 1 Filed with Clerk by Rep. Kevin Joyce
 - H House Amendment No. 1 Referred to Rules Committee
- 05-03-15 H House Amendment No. 1 Recommends Be Adopted Rules Committee; 005-000-000
 - H House Amendment No. 1 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-06 H Third Reading Short Debate Passed 082-031-001
- 05-04-07 S Arrive in Senate
- S Placed on Calendar Order of First Reading April 8, 2005
- 05-05-19 S Chief Senate Sponsor Sen. Don Harmon
- 05-05-20 S First Reading
 - S Referred to Rules

HB-0453 JOYCE-PATTERSON-DAVIS, MONIQUE-YARBROUGH-CHAPA LAVIA, DAVIS, WILLIAM, BAILEY, PHELPS, GRAHAM, KELLY, WASHINGTON, SMITH, D'AMICO, MILLER, TURNER, YOUNGE, BEISER AND BRADLEY, JOHN.

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. Creates a program of hearing aid assistance to the aged and disabled. Provides that, to offset the cost of the hearing aids, a person entitled to claim a grant under certain provisions of the Act is entitled to receive a payment of up to \$100 each calendar year in which he or she purchases a hearing aid for his or her personal use.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-26 H Filed with the Clerk by Rep. Kevin Joyce

	H First Reading					
	H Referred to Rules Committee					
05-02-02	H Assigned to Revenue Committee					
05-02-10	H Added Co-Sponsor Rep. William Davis					
05-02-17	H Added Co-Sponsor Rep. Patricia Bailey					
05-03-03	H Added Co-Sponsor Rep. Brandon W. Phelps					
05-03-10	H Added Co-Sponsor Rep. Deborah L. Graham					
	H Rule 19(a) / Re-referred to Rules Committee					
05-03-16	H Added Co-Sponsor Rep. Robin Kelly					
	H Chief Co-Sponsor Rep. Milton Patterson					
	H Added Co-Sponsor Rep. Eddie Washington					
	H Added Co-Sponsor Rep. Michael K. Smith					
	H Added Co-Sponsor Rep. John D'Amico					
	H Co-Sponsor Rep. David E. Miller					
	H Co-Sponsor Rep. Arthur L. Turner					
	H Co-Sponsor Rep. Wyvetter H. Younge					
	H Added Chief Co-Sponsor Rep. Monique D. Davis					
	H Added Chief Co-Sponsor Rep. Karen A. Yarbrough					
05-04-06	H Added Co-Sponsor Rep. Daniel V. Beiser					
	H Added Co-Sponsor Rep. John E. Bradley					

05-10-26 H Added Chief Co-Sponsor Rep. Linda Chapa LaVia

HB-0454 BURKE.

70 ILCS 2605/4.11

from Ch. 42, par. 323.11

Amends the Metropolitan Water Reclamation District Act. Provides that the assistant director of personnel shall be appointed by the General Superintendent upon the recommendation of the department head. Effective immediately.

- 05-01-26 H Filed with the Clerk by Rep. Daniel J. Burke
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Executive Committee
- 05-03-09 H Do Pass / Short Debate Executive Committee; 013-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate
- 05-04-08 H Second Reading Short Debate H Held on Calendar Order of Second Reading Short Debate
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

J-0455 **DELGADO-GILES AND RITA-SOTO-HOWARD.**

115 ILCS 5/2

from Ch. 48, par. 1702

30 ILCS 805/8.29 new

Amends the Illinois Educational Labor Relations Act. Provides that notwithstanding the definition found in the Act or any other law to the contrary, for the purposes of the Act, any individual with an administrative certificate issued pursuant to the School Code and employed full-time or part-time as an administrator, principal, or assistant principal by the Chicago school district is an "educational employee" or an "employee". Amends the State Mandates Act to require implementation without reimbursement.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

- 05-01-26 H Filed with the Clerk by Rep. William Delgado
- 05-01-27 H First Reading
- H Referred to Rules Committee
- 05-02-02 H Assigned to Labor Committee

05-02-09 H Added Chief Co-Sponsor Rep. Calvin L. Giles

- 05-03-10 H Added Co-Sponsor Rep. Robert Rita
 - H Rule 19(a) / Re-referred to Rules Committee
- 05-05-12 H Added Chief Co-Sponsor Rep. Cynthia Soto

H Added Chief Co-Sponsor Rep. Constance A. Howard

HB-0456 LINDNER.

720 ILCS 5/12-4

from Ch. 38, par. 12-4

Amends the Criminal Code of 1961 in relation to aggravated battery. Changes references in the aggravated battery statute from "harmed" to "battered" and from "causes bodily harm to" to "batters".

NOTE(S) THAT MAY APPLY: Correctional

05-01-26 H Filed with the Clerk by Rep. Patricia Reid Lindner

05-01-27 H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Judiciary II - Criminal Law Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0457 BIGGINS-BAILEY-PIHOS-COULSON-KELLY, MAY, FEIGENHOLTZ, WAIT, MUNSON, YARBROUGH, FRANKS, CHAPA LAVIA, HOLBROOK, SMITH, BEISER, KRAUSE, BRADLEY, JOHN, PHELPS, SOTO, DUGAN, GORDON AND MENDOZA.

720 ILCS 5/3-5

from Ch. 38, par. 3-5

Amends the Criminal Code of 1961. Provides that a prosecution for identity theft or aggravated identity theft may be commenced at any time (rather than within one year and 6 months after the commission of the offense if it is misdemeanor identity theft and within 3 years after commission of the offense if it is felony identity theft or aggravated identity theft).

SENATE FLOOR AMENDMENT NO. 1

Deletes reference to:

720 ILCS 5/3-5

Adds reference to: 720 ILCS 5/3-6

from Ch. 38, par. 3-6

Deletes everything after the enacting clause. Amends the Criminal Code of 1961. Provides that a prosecution for identity theft or aggravated identity theft may be commenced within 5 years after the discovery of the offense by the victim of that offense.

- 05-01-26 H Filed with the Clerk by Rep. Bob Biggins
- 05-01-27 H First Reading
 - H Referred to Rules Committee
- 05-02-01 H Added Chief Co-Sponsor Rep. Patricia Bailey
- 05-02-02 H Assigned to Judiciary II Criminal Law Committee
- 05-02-03 H Added Chief Co-Sponsor Rep. Sandra M. Pihos
- H Added Chief Co-Sponsor Rep. Elizabeth Coulson
- 05-02-14 H Added Chief Co-Sponsor Rep. Robin Kelly
- 05-02-17 H Added Co-Sponsor Rep. Karen May
- 05-02-18 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 015-000-000
 - H Placed on Calendar 2nd Reading Short Debate
- 05-02-25 H Added Co-Sponsor Rep. Sara Feigenholtz
 - H Added Co-Sponsor Rep. Ronald A. Wait
 - H Added Co-Sponsor Rep. Ruth Munson
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- H Added Co-Sponsor Rep. Karen A. Yarbrough 05-03-01
 - H Third Reading Short Debate Passed 114-000-000
 - H Added Co-Sponsor Rep. Jack D. Franks
 - H Added Co-Sponsor Rep. Linda Chapa LaVia
 - H Added Co-Sponsor Rep. Thomas Holbrook
 - H Added Co-Sponsor Rep. Michael K. Smith
 - H Added Co-Sponsor Rep. Daniel V. Beiser
 - H Added Co-Sponsor Rep. Carolyn H. Krause
- 05-03-02 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 3, 2005
 - H Added Co-Sponsor Rep. John E. Bradley
 - S Chief Senate Sponsor Sen. Dan Cronin
 - S First Reading
 - S Referred to Rules
- 05-03-03 H Added Co-Sponsor Rep. Brandon W. Phelps 05-03-08 H Added Co-Sponsor Rep. Cynthia Soto
- 05-03-09 H Added Co-Sponsor Rep. Lisa M. Dugan 05-03-10 H Added Co-Sponsor Rep. Careen M Gordon 05-03-17 H Added Co-Sponsor Rep. Susana A Mendoza

- 05-04-07 S Added as Alternate Chief Co-Sponsor Sen. M. Maggie Crotty
- 05-04-13 S Assigned to Executive 05-04-21 S Postponed Executive
- 05-05-05 S Do Pass Executive; 012-000-000
 - S Placed on Calendar Order of 2nd Reading May 10, 2005
 - S Added as Alternate Co-Sponsor Sen. Edward D. Maloney
- S Second Reading 05-05-11
 - S Placed on Calendar Order of 3rd Reading May 12, 2005
- 05-05-13 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. John J. Cullerton
 - S Senate Floor Amendment No. 1 Referred to Rules
- 05-05-16 S Senate Floor Amendment No. 1 Rules Refers to Executive
- 05-05-18 S Senate Floor Amendment No. 1 Recommend Do Adopt Executive; 011-000-000
- 05-05-20 S Added as Alternate Chief Co-Sponsor Sen. Kwame Raoul
 - S Recalled to Second Reading
 - S Senate Floor Amendment No. 1 Adopted; Cullerton
 - S Placed on Calendar Order of 3rd Reading
 - S Third Reading Passed; 058-000-000
 - H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
 - ,-05-23 H Senate Floor Amendment No. 1 Motion Filed Concur Rep. Bob Biggins
 - H Senate Floor Amendment No. 1 Motion to Concur Referred to Rules Committee
- 05-05-24 H Senate Floor Amendment No. 1 Motion to Concur Rules Referred to Judiciary II - Criminal Law Committee
 - H Senate Floor Amendment No. 1 Motion to Concur Recommends be Adopted Judiciary II - Criminal Law Committee; 011-002-000
- 05-05-26 H Senate Floor Amendment No. 1 House Concurs 114-000-000
- H Passed Both Houses
- 05-06-24 H Sent to the Governor
- 05-07-19 H Governor Approved
 - H Effective Date January 1, 2006

HB-0458 LINDNER.

Appropriates \$600,000 to the Department of Natural Resources for the EcoWatch program for fiscal year 2005. Effective immediately.

NOTE(S) THAT MAY APPLY: Balanced Budget

- 05-01-26 H Filed with the Clerk by Rep. Patricia Reid Lindner
- 05-01-27 H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Appropriations-General Services Committee

HB-0459 BASSI.

10 ILCS 5/21-2

from Ch. 46, par. 21-2

Amends the Election Code. Provides that the State's presidential and vice presidential electoral votes shall be allocated (i) 2 to the presidential ticket that won the highest number of votes statewide and (ii) the remainder to each ticket on the ballot in proportion to that ticket's share of the statewide vote for all tickets.

- 05-01-26 H Filed with the Clerk by Rep. Suzanne Bassi
- 05-01-27 H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

CULTRA. HB-0460

805 ILCS 105/114.05	from Ch. 32, par. 114.05
805 ILCS 105/114.10	from Ch. 32, par. 114.10
805 ILCS 105/115.10	from Ch. 32, par. 115.10
Amends the General Not Fo	or Profit Corporation Act of 1986. Provides that each domestic

and foreign corporation authorized to conduct affairs in the State shall file a decennial (rather than annual) report. Provides that the fee for filing a decennial (rather than annual) report of a domestic or foreign corporation shall be \$50 (rather than \$5).

NOTE(S) THAT MAY APPLY: Fiscal

05-01-26 H Filed with the Clerk by Rep. Shane Cultra

05-01-27 H First Reading

- H Referred to Rules Committee
- 05-02-02 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0461 BLACK-YARBROUGH-WASHINGTON-BAILEY, PHELPS AND HOLBROOK.

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.

HOME RULE NOTE (Department of Commerce and Economic Opportunity)

In the opinion of the Department of Commerce and Economic Opportunity, House Bill 461 does not pre-empt home rule authority.

STATE MANDATES FISCAL NOTE (Department of Commerce and Economic Opportunity)

In the opinion of the Department of Commerce and Economic Opportunity, House Bill 461 does not create a State mandate under the State Mandates Act.

FISCAL NOTE (Department of Employment Security)

Based on actual disqualifying income data for individuals receiving Unemployment Insurance (UI) during calendar year 2004, House Bill 461 is projected to increase unemployment benefit outlays by at least \$27 million annually. If enacted, this bill will also presumably change the behavior of some individuals, motivating them to file UI claims that they otherwise would not have made. This behavioral change is somewhat unpredictable and would add to the annual costs by an undetermined amount. There would also be one-time costs of implementing the law change. There will be necessary software changes to the current UI Benefit Information System and its federal system TeleServe, a telephone voice response system for biweekly certification used by UI claimants. TeleServe changes would require in the voice system scripts and the capture of the responses. The estimated cost of these changes to the automated systems is approximately \$20,000. Another area of one-time implementation costs would be in the updating of information packets to claimants, a change in the video containing Benefit Rights Information, a change in the manual benefit certification forms mailed to UI claimants that do not use Tele-Serve and updated training information on the UI law change to IDES frontline staff. The IDES staff costs involved in implementing the law change can be thought of as opportunity costs. There should be no additional increment of staff needed to implement this law change but rather just a change in priority of what gets done when. The updating of information packets, informational videos and forms happens on an ongoing basis where there is a significant change in information. The proposed law change, in itself, would be a significant change in information to claimants and would trigger an update. At that time, other less significant changes would also be updated in the informational materials. The associated cost, including related contractual costs, is under \$50,000 and would not be entirely attributed to the proposed law change.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-26 H Filed with the Clerk by Rep. William B. Black
- 05-01-27 H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Labor Committee
- 05-02-09 H Do Pass / Short Debate Labor Committee; 013-007-000
- 05-02-10 H Placed on Calendar 2nd Reading Short Debate
 - H Fiscal Note Requested by Rep. Barbara Flynn Currie
 - H State Mandates Fiscal Note Requested by Rep. Barbara Flynn Currie
 - H Home Rule Note Requested by Rep. Barbara Flynn Currie
- 05-03-01 H Added Chief Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-02 H Home Rule Note Filed
 - H State Mandates Fiscal Note Filed

- 05-03-03 H Motion Filed Rep. Michael J. Madigan; Recommit to Labor Committee H Added Co-Sponsor Rep. Brandon W. Phelps
- 05-03-22 H Fiscal Note Filed
- 05-04-08 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-04-13 H Chief Co-Sponsor Rep. Eddie Washington
- H Chief Co-Sponsor Rep. Patricia Bailey
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee
- 05-10-25 H Added Co-Sponsor Rep. Thomas Holbrook

HB-0462 MITCHELL, BILL.

20 ILCS 655/5.3 from Ch. 67 1/2, par. 608

Amends the Illinois Enterprise Zone Act. Provides that, beginning in calendar year 2004 and until December 31, 2008, 2 additional enterprise zones (now, one additional enterprise zone) may be certified by the Department of Commerce and Economic Opportunity.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

05-01-26 H Filed with the Clerk by Rep. Bill Mitchell

05-01-27 H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0463 MITCHELL, BILL.

20 ILCS 625/5

from Ch. 127, par. 2605

Amends the Illinois Economic Opportunity Act. Makes a technical change in a Section concerning the short title.

05-01-26 H Filed with the Clerk by Rep. Bill Mitchell

05-01-27 H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0464 MITCHELL, BILL.

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.

05-01-26 H Filed with the Clerk by Rep. Bill Mitchell

05-01-27 H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0465 COLVIN.

220	ILCS	5/5-108.1 new						
220	ILCS	5/8-207.2 new						
		5/8-207.5 new						
220	ILCS	5/8-306 new						
305	ILCS	20/3	from	Ch.	111	2/3,	par.	1403
305	ILCS	20/4	from	Ch.	111	2/3,	par.	1404
305	ILCS	20/4.5 new					•	
305	ILCS	20/5	from	Ch.	111	2/3,	рат.	1405
	ILCS		from	Ch.	111	2/3,	par.	1408
305	ILCS	20/13					•	

Amends the Public Utilities Act. Provides that every public utility that provides gas or electric service to residential customers as primary or secondary sources of heating must report all of the following information annually in writing to the Illinois Commerce Commission: (1) the number of accounts that are past due each month, (2) the aggregate amount of past due balances each month, (3) the number of disconnection notices issued to residential customers each month, (4) the number of residential customers disconnected each month, (5) the number of LIHEAP households reconnected each month, (6) the number of residential customers eligible "or emergency services under the Energy Assistance Act each year, and (7) the aggregate

amount of arrears that are written off as bad business debt each year. Requires a utility to reconnect service to LIHEAP households whose service was disconnected for nonpayment if the consumer (i) pays 20% of the outstanding bill for the household or \$250, whichever is less or (ii) agrees to a payment plan negotiated with the public utility by the local area agency on behalf of the consumer. Requires an electric or gas public utility to participate in the Percentage of Income Payment Plan established under the Energy Assistance Act and establish and implement an arrearage reduction program for consumers who are participating in the Plan. Provides that, if a public utility writes off an uncollectible account arrearage as a bad business debt on its State or federal income tax return, the utility shall cease all collection activities for that debt and write the indebtedness off of its books. Amends the Energy Assistance Act. Changes references to the Department of Commerce and Economic Opportunity to the Department of Public Aid pursuant to the transfer of powers and duties under Executive Order 3 (2004). Requires the Department of Public Aid to institute a Percentage of Income Payment Plan to ensure the affordability of heating service to low income Illinois residents. Requires that the Plan be in operation by September 1, 2005. Authorizes the Department to enter into contracts and other agreements with local agencies for the purpose of administering the Plan. Provides that monies in the Supplemental Low-Income Energy Assistance Fund be used to to fund the Plan. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-26 H Filed with the Clerk by Rep. Marlow H. Colvin
- 05-01-27 H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0466 COLVIN-COLLINS-DAVIS, MONIQUE-JEFFERSON-HOWARD, GRAHAM, YARBROUGH, DAVIS, WILLIAM, PATTERSON, BRADLEY, RICHARD, YOUNGE AND RITA.

305 ILCS 20/15 new

Amends the Energy Assistance Act. Provides that no later than August 1 of each year, the Director of Revenue shall calculate the total amount of tax paid pursuant to the Gas Revenue Tax Act by persons eligible to receive assistance from the Low Income Home Energy Assistance Program during the 12-month period ending the previous June 30 and the total amount of Energy Assistance Charges paid by such persons during that same period. Provides that no later than September 1 of each year, the Director of Revenue shall cause an amount equal to the amount calculated under the foregoing provision in that year to be transferred from GRF to the Supplemental Low-Income Energy Assistance Fund.

HOUSE AMENDMENT NO. 1

Replaces everything after the enacting clause. Amends the Energy Assistance Act. Provides that each year, the Director of Public Aid shall determine the percentage of residential gas utility customers enrolled in the Low Income Home Energy Assistance Program for the 12 months ending the previous June 30. Provides that no later than September 15 of each year, the Director of Public Aid shall certify to the Treasurer of the State of Illinois the amount of money equaling the proportion of residential taxes paid by regulated gas utilities pursuant to the Gas Revenue Tax Act and the Gas Use Tax Act for households that received assistance from the Low Income Home Energy Assistance Program during the 12 months ending the previous June 30. Provides that the Treasurer shall transfer 50% of that amount of money into the Supplemental Low Income Energy Assistance Fund by September 30.

FISCAL NOTE (Illinois Department of Revenue)

The average Gas Revenue Tax payment per customer is approximately \$30.00 per year and the average energy assistance charge per customer is approximately \$4.80 per year. There are approximately 316,000 LIHEAP recipients. Therefore, the total amount of Gas Revenue Tax payments and energy assistance charges paid by LIHEAP recipients is estimated to be approximately \$10,996,800 per year. House Bill 466 would require that amount to be transferred each year from the General Revenue Fund to the Supplemental Low-Income Energy Assistance Fund. However, the Department of Revenue does not know who receives LIHEAP payments or the actual amount of Gas Revenue Payments and energy assistance charges that are made by those LIHEAP recipients. The Department of Revenue would incur undetermined but significant administrative costs to determine those amounts.

SENATE FLOOR AMENDMENT NO. 3

Adds reference to:	
20 ILCS 605/605-750 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 5/216 new	
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
	1 A sound the Demonstration

Replaces everything after the enacting clause. Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois; authorizes the Department of Commerce and Economic Opportunity to establish a pilot program to ensure the availability and affordability of electric service to businesses that are considering closing, downsizing, or relocating outside of Illinois or businesses that wish to locate to Illinois; provides that, under this pilot program, approved business shall receive an income tax credit equal to a certified amount of that business's energy expenses, not to exceed \$1,000,000 in any one year. Amends the Illinois Income Tax Act to create the income tax credit for participating energy providers under the pilot program. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act; provides that, beginning January 1, 2006 and through January 31, 2006, the tax with respect to energy-efficient products is imposed under these Acts at the rate of 1.25% (eliminating the State's portion of the tax); also amends the State Finance Act to adjust the distribution with respect to this tax. Amends the Energy Assistance Act. Provides that on January 1, 2006, the Director of Healthcare and Family Services shall determine the percentage of residential gas utility customers enrolled in the Low Income Home Energy Assistance Program for the 12 months ending June 30, 2005. Provides that no later than January 15, 2006, the Director of Healthcare and Family Services shall certify to the State Treasurer the amount of money equaling the proportion of residential taxes paid by regulated gas utilities pursuant to the Gas Revenue Tax Act and the Gas Use Tax Act for households that received assistance from the Low Income Home Energy Assistance Program during the 12 months ending June 30, 2005. Provides that the Treasurer shall transfer 100% of that amount of money into the Supplemental Low Income Energy Assistance Fund by January 31, 2006. Effective immediately.

SENATE FLOOR AMENDMENT NO. 4

Provides that the use and occupation taxes on energy-efficient products is imposed, from January 1, 2006 through January 31, 2006, at a rate of 1% (instead of 1.25%), and that the lower rate applies to those energy-efficient products that are designed for use in residential structures (instead of products for use in residential structures).

- 05-01-26 H Filed with the Clerk by Rep. Marlow H. Colvin
- 05-01-27 H First Reading

H Referred to Rules Committee

- 05-02-02 H Assigned to Public Utilities Committee
- 05-03-01 H House Amendment No. 1 Filed with Clerk by Public Utilities Committee H House Amendment No. 1 Adopted in Public Utilities Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Public Utilities Committee; 008-000-000

05-03-02 H Placed on Calendar 2nd Reading - Short Debate

- H Added Chief Co-Sponsor Rep. Annazette Collins
 - H Added Chief Co-Sponsor Rep. Monique D. Davis
 - H Added Chief Co-Sponsor Rep. Charles E. Jefferson
- H Added Chief Co-Sponsor Rep. Constance A. Howard
- H Added Co-Sponsor Rep. Deborah L. Graham
- H Added Co-Sponsor Rep. Karen A. Yarbrough
- H Added Co-Sponsor Rep. William Davis

05-03-08 H Fiscal Note Requested by Rep. Gary Hannig

	H Fiscal Note Requested - Withdrawn by Rep. Gary Hannig H Fiscal Note Filed H Second Reading - Short Debate
05-03-16	H Placed on Calendar Order of 3rd Reading - Short Debate
	H Added Co-Sponsor Rep. Wyvetter H. Younge H Added Co-Sponsor Rep. Robert Rita H Third Reading - Short Debate - Passed 113-000-002
05-03-17	S Arrive in Senate S Placed on Calendar Order of First Reading April 6, 2005
05-04-05 05-04-06	
	S Referred to Rules S Added as Alternate Co-Sponsor Sen. Martin A. Sandoval
05-04-08	
05-04-13	S Assigned to Environment & Energy
05-04-20	S Do Pass Environment & Energy; 007-000-000
	S Placed on Calendar Order of 2nd Reading April 21, 2005
05-07-01	
05-10-19	S Rule 2-10 Third Reading Deadline Extended to December 31, 2005
	S Approved for Consideration Rules S Placed on Calendar Order of 2nd Reading October 25, 2005
05-10-26	S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Chris Lauzen;
05-10-20	-Rauschenberger-Rutherford-Syverson-Roskam, Luechtefeld, Geo-Karis,
	Peterson, W. Jones, Althoff, Axely and Cronin
	S Senate Floor Amendment No. 1 Referred to Rules
	S Second Reading
	S Placed on Calendar Order of 3rd Reading October 27, 2005
05-10-27	S Added as Alternate Chief Co-Sponsor Sen. Susan Garrett
	S Added as Alternate Chief Co-Sponsor Sen. Deanna Demuzio
	S Added as Alternate Chief Co-Sponsor Sen. Debbie DeFrancesco Halvorson
	S Added as Alternate Co-Sponsor Sen. M. Maggie Crotty S Added as Alternate Co-Sponsor Sen. Arthur J. Wilhelmi
	S Alternate Chief Co-Sponsor Changed to Sen. Debbie DeFrancesco
	Halvorson
	S Alternate Chief Co-Sponsor Changed to Sen. Susan Garrett
	S Added as Alternate Co-Sponsor Sen. John M. Sullivan
05-11-01	S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Kwame
	Raoul S Senate Floor Amendment No. 2 Referred to Rules
05-11-02	S Senate Floor Amendment No. 3 Filed with Secretary by Sen. Kwame
	Raoul
	S Senate Floor Amendment No. 3 Referred to Rules
	S Senate Floor Amendment No. 3 Rules Refers to State Government
	S Added as Alternate Co-Sponsor Sen. Mike Jacobs
	S Senate Floor Amendment No. 3 Be Adopted State Government; 009-000-
05-11-03	000 S Added as Alternate Co-Sponsor Sen. Edward D. Maloney
00 11 05	S Added as Alternate Co-Sponsor Sen. Don Harmon
	S Added as Alternate Co-Sponsor Sen. Gary Forby
	S Senate Floor Amendment No. 4 Filed with Secretary by Sen. Kwame
	Raoul
	S Senate Floor Amendment No. 4 Referred to Rules
	S Senate Floor Amendment No. 4 Be Approved for Consideration Rules
	S Added as Alternate Co-Sponsor Sen. William R. Haine
	S Added as Alternate Co-Sponsor Sen. Chris Lauzen S Added as Alternate Co-Sponsor Sen. Dale E. Risinger
	S Added as Alternate Co-Sponsor Sen. Date L. Righter
	S Added as Alternate Co-Sponsor Sen. Peter J. Roskam
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HB-0467 to HB-0467

- S Added as Alternate Co-Sponsor Sen. Mattie Hunter
- S Added as Alternate Co-Sponsor Sen. Ira I. Silverstein
- S Added as Alternate Co-Sponsor Sen. Carol Ronen
- S Added as Alternate Co-Sponsor Sen. Donne E. Trotter
- S Added as Alternate Co-Sponsor Sen. Kimberly A. Lightford
- S Added as Alternate Co-Sponsor Sen. James T. Meeks
- S Added as Alternate Co-Sponsor Sen. Terry Link
- S Added as Alternate Co-Sponsor Sen. Miguel del Valle
- S Added as Alternate Co-Sponsor Sen. James F. Clayborne, Jr.
- S Recalled to Second Reading
- S Senate Floor Amendment No. 3 Adopted; Raoul
- S Senate Floor Amendment No. 4 Adopted; Raoul
- S Placed on Calendar Order of 3rd Reading
- S Third Reading Passed; 059-000-000
- S Senate Floor Amendment No. 1 Tabled Pursuant to Rule 5-4(a)
- S Senate Floor Amendment No. 2 Tabled Pursuant to Rule 5-4(a)
- H Arrived in House
- H Placed on Calendar Order of Concurrence Senate Amendment(s) 3,4
- 05-11-04 S Added as Alternate Co-Sponsor Sen. Kirk W. Dillard
 - H Final Action Deadline Extended-9(b) January 11, 2006

COLVIN-MATHIAS-FROEHLICH-FRITCHEY-KELLY, OSTERMAN, NEKRITZ, YARBROUGH, GRAHAM, DELGADO, MAY, RYG, JOYCE, HB-0467 BROSNAHAN, MCCARTHY, SCULLY, MILLER, FEIGENHOLTZ, DUNKIN, GILES, HAMOS, DAVIS, WILLIAM, PATTERSON, FRANKS, MCKEON, BERRIOS, CHAVEZ, JONES, D'AMICO AND MENDOZA.

70 ILCS 3615/3B.09b new Amends the Regional Transportation Authority Act. Requires the commuter rail division to adopt rules to allow commuters to bring bicycles onto trains. NOTE(S) THAT MAY APPLY: Fiscal 05-01-26 H Filed with the Clerk by Rep. Marlow H. Colvin 05-01-27 H Added Chief Co-Sponsor Rep. Sidney H. Mathias H Added Chief Co-Sponsor Rep. Paul D. Froehlich H First Reading H Referred to Rules Committee 05-02-01 H Added Chief Co-Sponsor Rep. John A. Fritchey H Added Co-Sponsor Rep. Harry Osterman 05-02-02 H Assigned to Mass Transit Committee 05-02-03 H Added Co-Sponsor Rep. Elaine Nekritz H Added Co-Sponsor Rep. Karen A. Yarbrough H Added Co-Sponsor Rep. Deborah L. Graham H Added Co-Sponsor Rep. Robin Kelly H Removed Co-Sponsor Rep. Robin Kelly 05-02-07 H Added Co-Sponsor Rep. William Delgado 05-02-08 H Added Co-Sponsor Rep. Karen May H Added Co-Sponsor Rep. Kathleen A. Ryg H Added Co-Sponsor Rep. Kevin Joyce H Added Co-Sponsor Rep. James D. Brosnahan H Added Co-Sponsor Rep. Kevin A. McCarthy H Added Co-Sponsor Rep. George Scully, Jr. H Added Co-Sponsor Rep. David E. Miller 05-02-10 H Do Pass / Short Debate Mass Transit Committee; 020-000-000 H Added Co-Sponsor Rep. Sara Feigenholtz H Added Co-Sponsor Rep. Kenneth Dunkin H Added Co-Sponsor Rep. Calvin L. Giles H Added Co-Sponsor Rep. Julie Hamos H Added Co-Sponsor Rep. William Davis H Added Co-Sponsor Rep. Milton Patterson 05-02-14 H Placed on Calendar 2nd Reading - Short Debate H Added Chief Co-Sponsor Rep. Robin Kelly 05-02-16 H Added Co-Sponsor Rep. Jack D. Franks

- H Added Co-Sponsor Rep. Larry McKeon
- H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate

05-02-17 H Added Co-Sponsor Rep. Maria Antonia Berrios

- H Added Co-Sponsor Rep. Michelle Chavez
- 05-02-24 H Third Reading Short Debate Passed 114-000-000
- H Added Co-Sponsor Rep. Lovana Jones

05-02-25 S Arrive in Senate

- S Placed on Calendar Order of First Reading March 1, 2005
- S Chief Senate Sponsor Sen. Carol Ronen
- 05-03-01 S First Reading
 - S Referred to Rules
- 05-03-03 S Added as Alternate Chief Co-Sponsor Sen. Jeffrey M. Schoenberg
- 05-03-17 H Added Co-Sponsor Rep. John D'Amico
 - H Added Co-Sponsor Rep. Susana A Mendoza
- 05-04-06 S Added as Alternate Chief Co-Sponsor Sen. Susan Garrett
- 05-04-11 S Added as Alternate Chief Co-Sponsor Sen. Edward D. Maloney
- 05-04-13 S Assigned to Transportation
- 05-04-20 S Postponed Transportation
- 05-05-04 S Postponed Transportation
- 05-05-06 S Rule 3-9(a) / Re-referred to Rules

HB-0468 ACEVEDO-PRITCHARD-LYONS, JOSEPH-HOLBROOK, DUGAN AND COLVIN.

15 ILCS 520/7

from Ch. 130, par. 26

Amends the Deposit of State Moneys Act. Provides that the Treasurer may accept a proposal from an eligible institution that provides a reduced rate of interest if the institution agrees to expend an amount equal to the reduction for the delivery of credit union products and services and financial literacy programs to low income members of certain credit unions. Provides that the proposal and acceptance shall be contained in an agreement between the State Treasurer, the institution, and a third party, if applicable, and the agreement shall restrict the use of the funds to the prospective delivery of the foregoing products, services, and programs. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-26 H Filed with the Clerk by Rep. Edward J. Acevedo
- 05-01-27 H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Chief Co-Sponsor Rep. Robert W. Pritchard
 - H Assigned to Financial Institutions Committee
- 05-02-03 H Added Co-Sponsor Rep. Lisa M. Dugan
- 05-02-16 H Added Chief Co-Sponsor Rep. Joseph M. Lyons
- 05-02-17 H Added Chief Co-Sponsor Rep. Thomas Holbrook
- 05-03-03 H Added Co-Sponsor Rep. Marlow H. Colvin
- 05-03-10 H Do Pass / Short Debate Financial Institutions Committee; 029-000-000
 - H Placed on Calendar 2nd Reading Short Debate
- 05-04-08 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0469 DAVIS, MONIQUE-WASHINGTON.

730 ILCS	5/:	3-6	5-	4
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from Ch. 38, par. 1003-6-2

730 ILCS 5/3-8-2 from Ch. 38, par. 1003-8-2

Amends the Unified Code of Corrections. Provides that upon admission and prior to release from a Department of Corrections facility, each inmate shall be tested for infection with human immunodeficiency virus (HIV) and any other identified causative agent of acquired immunodeficiency syndrome (AIDS). Present law requires HIV testing only of an inmate prior to release who has a documented history of intravenous drug use, and upon the receipt of that inmate's written informed consent.

HOUSE AMENDMENT NO. 1 Deletes reference to:

730 ILCS 5/3-6-2

730 ILCS 5/3-8-2 Adds reference to: 730 ILCS 5/3-7-2

from Ch. 38, par. 1003-7-2

Deletes everything after the enacting clause. Amends the Unified Code of Corrections. Provides that all institutions and facilities of the Department shall permit a committed person to purchase, possess, and use condoms; that a committed person may not be denied any privileges or good conduct credit because of the committed person's purchase, possession, or use of condoms; and that neither the Department nor an institution or facility of the Department may declare condoms as contraband.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-01-26 H Filed with the Clerk by Rep. Monique D. Davis
 - 05-01-27 H First Reading
 - H Referred to Rules Committee
 - 05-02-02 H Assigned to Human Services Committee
 - 05-02-08 H Added Chief Co-Sponsor Rep. Eddie Washington
 - 05-02-17 H House Amendment No. 1 Filed with Clerk by Human Services Committee
 - H House Amendment No. 1 Adopted in Human Services Committee; by Voice Vote
 - H Motion Do Pass as Amended Lost Human Services Committee; 002-008-000
 - H Remains in Human Services Committee
 - 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0470 CURRIE-DELGADO-LINDNER-TURNER-BLACK, FRITCHEY, FEIGENHOLTZ, WATSON, OSTERMAN, DAVIS, WILLIAM, COLLINS, COULSON, SOTO, MOLARO, MENDOZA, LYONS, JOSEPH, VERSCHOORE, SAVIANO, MCAULIFFE, RYG, JAKOBSSON, FRANKS, CHAPA LAVIA, KELLY, BEISER, BAILEY, JEFFERSON, YARBROUGH, LANG, ACEVEDO, NEKRITZ, PHELPS, COLVIN, DAVIS, MONIQUE, DUGAN, FLIDER, GRAHAM, GORDON, WASHINGTON, SMITH AND YOUNGE.

ILCS 5/212

Amends the Illinois Income Tax Act. Increases the amount of the earned income tax credit from 5% of the federal credit to: (i) 10% of the federal tax credit for taxable years beginning on or after January 1, 2005; (ii) 15% of the federal tax credit for taxable years beginning on or after January 1, 2007; and (iii) 20% of the federal tax credit for taxable years beginning on or after January 1, 2009. Effective immediately.

FISCAL NOTE (Department of Revenue)

In tax year 2003, the earned income credit was worth a total of approximately \$66 million, of which approximately \$13 million was paid by the Department of Human Services from Temporary Assistance for Needy Families Block Grant Moneys (TANF Block Grant Moneys) and approximately \$53 million was from reduced taxes. Assuming a continuation of the historic 4% annual growth in the amount of the credit, the amount of credit in future years as amended by House Bill 470 would be as follows: (1) In Tax Year 2004 the total State Earned Income Credit would be worth approximately \$69 million, of which approximately \$14 million would be paid by the Department of Human Services from TANF Block Grant Moneys and approximately \$55 million would result from reduced taxes. (2) In Tax Year 2005 the total State Earned Income Credit would be worth approximately \$143 million, of which approximately \$56 million would be paid by the Department of Human Services from TANF Block Grant Moneys and approximately \$87 million would result from reduced taxes. (3) In Tax Year 2006 the total State Earned Income Credit would be worth approximately \$148 million, of which approximately \$58 million would be paid by the Department of Human Services from TANF Block Grant Moneys and approximately \$90 million would result from reduced taxes. (4) In Tax Year 2007 the total State Earned Income Credit would be worth approximately \$229 million, of which approximately \$114 million would be paid by the Department of Human Services from TANF Block Grant Moneys and approximately \$115 million would result from reduced taxes. (5) In Tax Year 2008 the total State Earned Income Credit would be worth approximately \$238 million, of which approximately \$119 million would be paid by the Department of Human Services from TANF Block Grant Moneys and approximately \$119 million would result from reduced

taxes. (6) In Tax Year 2009 the total State Earned Income Credit would be worth approximately \$326 million, of which approximately \$186 million would be paid by the Department of Human Services from TANF Block Grant Moneys and approximately \$140 million would result from reduced taxes. NOTE(S) THAT MAY APPLY: Fiscal 05-01-26 H Filed with the Clerk by Rep. Barbara Flynn Currie H Chief Co-Sponsor Rep. Patricia Reid Lindner H Chief Co-Sponsor Rep. Arthur L. Turner H Chief Co-Sponsor Rep. William B. Black H Chief Co-Sponsor Rep. William Delgado H Co-Sponsor Rep. John A. Fritchey H Added Co-Sponsor Rep. Sara Feigenholtz 05-01-27 H First Reading H Referred to Rules Committee H Added Co-Sponsor Rep. Jim Watson 05-01-31 H Added Co-Sponsor Rep. Harry Osterman 05-02-01 H Added Co-Sponsor Rep. William Davis H Fiscal Note Requested by Rep. William Davis 05-02-02 H Assigned to Revenue Committee H Co-Sponsor Rep. Annazette Collins H Co-Sponsor Rep. Elizabeth Coulson H Co-Sponsor Rep. Cynthia Soto H Co-Sponsor Rep. Robert S. Molaro H Co-Sponsor Rep. Susana A Mendoza H Co-Sponsor Rep. Joseph M. Lyons H Co-Sponsor Rep. Patrick J Verschoore H Co-Sponsor Rep. Angelo Saviano H Co-Sponsor Rep. Michael P. McAuliffe 05-02-03 H Added Co-Sponsor Rep. Kathleen A. Ryg H Added Co-Sponsor Rep. Naomi D. Jakobsson 05-02-08 H Fiscal Note Filed 05-02-09 H Added Co-Sponsor Rep. Jack D. Franks H Added Co-Sponsor Rep. Linda Chapa LaVia 05-02-16 H Added Co-Sponsor Rep. Robin Kelly H Added Co-Sponsor Rep. Daniel V. Beiser 05-02-17 H Added Co-Sponsor Rep. Patricia Bailey 05-02-18 H Added Co-Sponsor Rep. Charles E. Jefferson 05-03-01 H Added Co-Sponsor Rep. Karen A. Yarbrough 05-03-02 H Added Co-Sponsor Rep. Lou Lang H Added Co-Sponsor Rep. Edward J. Acevedo H Added Co-Sponsor Rep. Elaine Nekritz 05-03-03 H Added Co-Sponsor Rep. Brandon W. Phelps H Added Co-Sponsor Rep. Marlow H. Colvin H Added Co-Sponsor Rep. Monique D. Davis 05-03-09 H Added Co-Sponsor Rep. Lisa M. Dugan 05-03-10 H Added Co-Sponsor Rep. Robert F. Flider H Added Co-Sponsor Rep. Deborah L. Graham H Added Co-Sponsor Rep. Careen M Gordon H Rule 19(a) / Re-referred to Rules Committee 05-03-16 H Added Co-Sponsor Rep. Eddie Washington H Added Co-Sponsor Rep. Michael K. Smith H Co-Sponsor Rep. Wyvetter H. Younge EDDY-MATHIAS-BLACK-BOST-CULTRA, WAIT, PRITCHARD, BRAUER, HB-0471 POE, MITCHELL, JERRY, REIS, DAVIS, WILLIAM, GORDON, YARBROUGH, PHELPS, DUGAN, JAKOBSSON, GRAHAM, FLIDER, BEISER, BRADLEY, JOHN, SMITH, VERSCHOORE, MOFFITT, MCGUIRE,

20 ILCS 689/5 20 ILCS 689/10

FRANKS AND CHAPA LAVIA.

- 20 ILCS 089/10
- 20 ILCS 689/20

20 ILCS 689/25

20 ILCS 689/27 new

30 ILCS 105/5.640 new

Amends the Illinois Renewable Fuels Development Program Act and State Finance Act. Provides that the Department of Commerce and Economic Opportunity shall create and operate an E85 Vehicle Encouragement Program that provides pro rata grant moneys from the E85 Vehicle Encouragement Fund to purchasers of flexible fuel vehicles. Provides that Program grants shall not exceed 10% of the purchase price of the vehicle and that only one Program grant shall be made to the owner of any vehicle during the life of that vehicle. Creates the E85 Vehicle Encouragement Fund. Makes other changes. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Amends the Illinois Renewable Fuels Development Program Act and State Finance Act. Provides that the Department of Commerce and Economic Opportunity shall create and operate an E85 Vehicle Encouragement Fund to distribute coupons towards the purchase of E85 blended fuel to purchasers of flexible fuel vehicles. Sets forth provisions for the operation of the program. Creates the E85 Vehicle Encouragement Fund. Makes other changes. Effective immediately.

FISCAL NOTE (H-AM 1) (Dept of Commerce and Economic Opportunity)

House Bill 471 (H-AM 1) is estimated to have a fiscal impact of at least \$80,000 on the Department of Commerce and Economic Opportunity for a minimum of one (1) headcount and associated resources to administer the requirements of this legislation. This fiscal impact could increase based upon the amount of program funding provided by the General Assembly, which is unknown at this time. NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-26 H Filed with the Clerk by Rep. Roger L. Eddy 05-01-27 H First Reading
 - - H Referred to Rules Committee
- 05-02-01 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
- 05-02-02 H Assigned to Environmental Health Committee
- 05-02-09 H Added Chief Co-Sponsor Rep. William B. Black
 - H Added Chief Co-Sponsor Rep. Mike Bost
 - H Added Chief Co-Sponsor Rep. Shane Cultra
 - H Added Co-Sponsor Rep. Ronald A. Wait
 - H Added Co-Sponsor Rep. Robert W. Pritchard
 - H Added Co-Sponsor Rep. Rich Brauer
 - H Added Co-Sponsor Rep. Raymond Poe
 - H Added Co-Sponsor Rep. Jerry L. Mitchell
 - H Added Co-Sponsor Rep. David Reis
 - 02-10 H Added Co-Sponsor Rep. William Davis
- H Added Co-Sponsor Rep. Careen M Gordon
- 05-03-01 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-02 H House Amendment No. 1 Filed with Clerk by Environmental Health Committee
 - H House Amendment No. 1 Adopted in Environmental Health Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Environmental Health Committee; 009-001-000
- 05-03-03 H Placed on Calendar 2nd Reading Short Debate
 - H Added Co-Sponsor Rep. Brandon W. Phelps
- 05-03-08 H Fiscal Note Requested by Rep. Gary Hannig
- 05-03-09 H Added Co-Sponsor Rep. Lisa M. Dugan
- 05-03-10 H Added Co-Sponsor Rep. Naomi D. Jakobsson
 - H Added Co-Sponsor Rep. Deborah L. Graham
 - H Added Co-Sponsor Rep. Robert F. Flider
 - H Added Co-Sponsor Rep. Daniel V. Beiser
 - H Added Co-Sponsor Rep. John E. Bradley
- 05-03-16 H Added Co-Sponsor Rep. Michael K. Smith H Second Reading - Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-04-05 H Fiscal Note Filed As Amended by HA 1
- 05-04-06 H Added Co-Sponsor Rep. Patrick J Verschoore

- H Added Co-Sponsor Rep. Jack McGuire
- H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-08 H Added Co-Sponsor Rep. Donald L. Moffitt
 - H Added Co-Sponsor Rep. Jack D. Franks
 - H Added Co-Sponsor Rep. Linda Chapa LaVia
 - H Removed from Short Debate Status Rep. Roger L. Eddy
 - H Calendar Order of 3rd Reading Standard Debate
 - H Third Reading Standard Debate Passed 106-000-001
- 05-04-11 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 12, 2005
 - S Chief Senate Sponsor Sen. Dale A. Righter
- 05-04-12 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Environment & Energy
- 05-04-20 S Postponed Environment & Energy
- 05-05-06 S Rule 3-9(a) / Re-referred to Rules

HB-0472 EDDY-MATHIAS-BRAUER-BLACK-MAUTINO, CULTRA, WAIT, BOST, PRITCHARD, POE, MITCHELL, JERRY, REIS, GORDON, FLIDER, MOFFITT, SCHOCK, YARBROUGH, PHELPS, KELLY, BEISER, BRADLEY, JOHN AND SMITH.

New Act

Creates the Illinois Ethanol Board Act. Establishes the Board to promote the development and use of ethanol and the implementation of air quality improvement programs. Provides for the appointment of the Board by the Governor, with the advice and consent of the Senate. Provides for ex officio non-voting members from the Department of Commerce and Economic Opportunity, the Department of Agriculture, the Illinois Environmental Protection Agency, and a State university designated by the Governor. Specifies the Board's various powers and duties. Effective immediately.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-01-26 H Filed with the Clerk by Rep. Roger L. Eddy
 - 05-01-27 H First Reading
 - H Referred to Rules Committee
 - 05-02-01 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
 - 05-02-02 H Assigned to Environmental Health Committee
 - 05-02-09 H Added Chief Co-Sponsor Rep. Rich Brauer
 - H Added Chief Co-Sponsor Rep. William B. Black
 - H Added Chief Co-Sponsor Rep. Frank J. Mautino
 - H Added Co-Sponsor Rep. Shane Cultra
 - H Added Co-Sponsor Rep. Ronald A. Wait
 - H Added Co-Sponsor Rep. Mike Bost
 - H Added Co-Sponsor Rep. Robert W. Pritchard
 - H Added Co-Sponsor Rep. Raymond Poe
 - H Added Co-Sponsor Rep. Jerry L. Mitchell
 - H Added Co-Sponsor Rep. David Reis
 - 05-02-10 H Added Co-Sponsor Rep. Careen M Gordon
 - H Added Co-Sponsor Rep. Robert F. Flider
 - 05-02-17 H Do Pass / Short Debate Environmental Health Committee; 008-000-000
 - H Added Co-Sponsor Rep. Donald L. Moffitt
 - 05-02-18 H Placed on Calendar 2nd Reading Short Debate
 - H Added Co-Sponsor Rep. Aaron Schock
 - 05-03-01 H Added Co-Sponsor Rep. Karen A. Yarbrough
 - 05-03-02 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-03-03 H Third Reading Short Debate Passed 115-000-000
 - H Added Co-Sponsor Rep. Brandon W. Phelps
 - 05-03-08 S Arrive in Senate
 - S Placed on Calendar Order of First Reading
 - H Added Co-Sponsor Rep. Robin Kelly
 - S Chief Senate Sponsor Sen. Dale A. Righter

S	F	rst	Readi	ng	

S Referred to Rules

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- 05-03-10 H Added Co-Sponsor Rep. Daniel V. Beiser
- H Added Co-Sponsor Rep. John E. Bradley
- 05-03-16 H Added Co-Sponsor Rep. Michael K. Smith
- 05-04-13 S Assigned to State Government 05-05-06 S Rule 3-9(a) / Re-referred to Rules

EDDY-MATHIAS-BRAUER-BLACK-CULTRA, WAIT, PRITCHARD, BOST, HB-0473 POE, MITCHELL, JERRY, REIS, GORDON, DAVIS, WILLIAM, YARBROUGH, PHELPS, DUGAN, GRAHAM, BEISER, BRADLEY, JOHN, VERSCHOORE, MCGUIRE, MOFFITT, MAY AND JAKOBSSON.

30 ILCS 500/25-70 new

Amends the Illinois Procurement Code. With respect to motor vehicles purchased under a State contract awarded after July 1, 2005, requires that (i) vehicles that burn gasoline must be capable of burning majority blended ethanol and (ii) vehicles that burn diesel fuel must be capable of burning biodiesel or blended biodiesel fuel. Effective July 1, 2005.

FISCAL NOTE (Department of Central Management Services)

CMS anticipates that the fiscal impact associated with purchasing alternative fueled and biodiesel capable vehicles (ie. E-85) is minimal.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-26 H Filed with the Clerk by Rep. Roger L. Eddy
- 05-01-27 H First Reading
 - H Referred to Rules Committee
- 05-02-01 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
- 05-02-02 H Assigned to State Government Administration Committee
- 05-02-09 H Added Chief Co-Sponsor Rep. Rich Brauer
 - H Added Chief Co-Sponsor Rep. William B. Black
 - H Added Chief Co-Sponsor Rep. Shane Cultra
 - H Added Co-Sponsor Rep. Ronald A. Wait
 - H Added Co-Sponsor Rep. Robert W. Pritchard
 - H Added Co-Sponsor Rep. Mike Bost
 - H Added Co-Sponsor Rep. Raymond Poe
 - H Added Co-Sponsor Rep. Jerry L. Mitchell
 - H Added Co-Sponsor Rep. David Reis
- 05-02-10 H Added Co-Sponsor Rep. Careen M Gordon
- H Added Co-Sponsor Rep. William Davis
- 05-02-24 H Do Pass / Short Debate State Government Administration Committee; 009-000-000
- 05-02-25 H Placed on Calendar 2nd Reading Short Debate
- 05-03-01 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-03 H Added Co-Sponsor Rep. Brandon W. Phelps
- 05-03-08 H Fiscal Note Requested by Rep. Gary Hannig
- 05-03-09 H Added Co-Sponsor Rep. Lisa M. Dugan
- 05-03-10 H Added Co-Sponsor Rep. Deborah L. Graham
 - H Added Co-Sponsor Rep. Daniel V. Beiser
 - H Added Co-Sponsor Rep. John E. Bradley
- 05-03-18 H Fiscal Note Filed
- 05-04-06 H Added Co-Sponsor Rep. Patrick J Verschoore
 - H Added Co-Sponsor Rep. Jack McGuire
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-11 H Third Reading - Short Debate - Passed 112-000-000
 - H Added Co-Sponsor Rep. Donald L. Moffitt
 - H Added Co-Sponsor Rep. Karen May
 - H Added Co-Sponsor Rep. Naomi D. Jakobsson
 - S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 12, 2005
 - S Chief Senate Sponsor Sen. Dale A. Righter
- 05-04-13 S First Reading
 - S Referred to Rules

HB-0474 EDDY-BLACK-CULTRA-SCHOCK-COULSON, WAIT, PRITCHARD, BRAUER, BOST, POE, MITCHELL, JERRY, REIS, GORDON, FLIDER, DAVIS, WILLIAM, ROSE, FEIGENHOLTZ, YARBROUGH, CHAPA LAVIA, FRANKS, PHELPS, DUGAN, BEISER, BRADLEY, JOHN, WASHINGTON AND SMITH.

20 ILCS 2505/2505-735 new

415 ILCS 120/23 new

605 ILCS 5/4-101.13 from Ch. 121, par. 4-101.13

Amends the Alternate Fuels Act. Provides that, beginning July 1, 2005 and through June 30, 2010, the Secretary of State must notify each owner of a licensed motor vehicle that many motor vehicles are capable of using E85 blended fuel. Sets forth requirements for this notice. Amends the Illinois Highway Code. Provides that, beginning July 1, 2005 and through June 30, 2010, the Department of Transportation must include the locations of all refueling stations that provide E85 blended fuel on maps published by the Department. Amends the Department of Revenue Law of the Civil Administrative Code of Illinois. Requires the Department of Revenue to assist the Department of Transportation in developing and maintaining a list and map of all refueling stations that provide E85 blended fuel. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-26	H Filed with the Clerk by Rep. Roger L. Eddy
05-01-27	
	H Referred to Rules Committee
05-02-02	H Assigned to Environment & Energy Committee
05-02-09	
	H Added Chief Co-Sponsor Rep. Shane Cultra
	H Added Co-Sponsor Rep. Ronald A. Wait
	H Added Co-Sponsor Rep. Robert W. Pritchard
	H Added Co-Sponsor Rep. Rich Brauer
	H Added Co-Sponsor Rep. Mike Bost
	H Added Co-Sponsor Rep. Raymond Poe
	H Added Co-Sponsor Rep. Jerry L. Mitchell
	H Added Co-Sponsor Rep. David Reis
05-02-10	H Added Co-Sponsor Rep. Careen M Gordon
	H Added Co-Sponsor Rep. Robert F. Flider
	H Added Co-Sponsor Rep. William Davis
05-02-17	
05-02-18	H Placed on Calendar 2nd Reading - Short Debate
	H Added Chief Co-Sponsor Rep. Aaron Schock
	H Added Co-Sponsor Rep. Chapin Rose
05-02-25	
	H Added Co-Sponsor Rep. Elizabeth Coulson
05-03-01	, for a second
05-03-02	
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-03-03	H Third Reading - Short Debate - Passed 115-000-000
	H Added Chief Co-Sponsor Rep. Elizabeth Coulson
	H Removed Co-Sponsor Rep. Elizabeth Coulson
	H Added Co-Sponsor Rep. Linda Chapa LaVia
	H Added Co-Sponsor Rep. Jack D. Franks
05.00.00	H Added Co-Sponsor Rep. Brandon W. Phelps
05-03-08	S Arrive in Senate
	S Placed on Calendar Order of First Reading
	S Chief Senate Sponsor Sen. Dale A. Righter
	S First Reading
05 02 00	S Referred to Rules
05-03-09	H Added Co-Sponsor Rep. Lisa M. Dugan
05-03-10	the second
05 02 14	H Added Co-Sponsor Rep. John E. Bradley
05-03-16	H Added Co-Sponsor Rep. Eddie Washington
	H Added Co-Sponsor Rep. Michael K. Smith

05-04-13 S Assigned to State Government

05-05-06 S Rule 3-9(a) / Re-referred to Rules

HB-0475 EDDY-BLACK-CULTRA, BRAUER, PRITCHARD, WAIT, BOST, POE, MITCHELL, JERRY, REIS, GORDON, DAVIS, WILLIAM, YARBROUGH, PHELPS, DUGAN, BEISER, BRADLEY, JOHN AND SMITH.

Appropriates \$5,000,000, or so much of that amount as may be necessary, from the General Revenue Fund to the E85 Vehicle Encouragement Fund and further appropriates that amount from the E85 Vehicle Encouragement Fund to the Department of Commerce and Economic Opportunity to make pro rata rebate grants under the E85 Vehicle Encouragement Program as provided in the Illinois Renewable Fuels Development Program Act. Effective July 1, 2005. 05-01-26 H Eiled with the Clerk by Ren Roger J. Eddy

03-01-20	H Flied with the Clerk by Kep. Roger L. Eddy
05-01-27	H First Reading
	H Referred to Rules Committee
05-02-02	H Assigned to Appropriations-General Services Committee
05-02-09	H Added Chief Co-Sponsor Rep. William B. Black
	H Added Chief Co-Sponsor Rep. Shane Cultra
	H Added Co-Sponsor Rep. Rich Brauer
	H Added Co-Sponsor Rep. Robert W. Pritchard
	H Added Co-Sponsor Rep. Ronald A. Wait
	H Added Co-Sponsor Rep. Mike Bost
	H Added Co-Sponsor Rep. Raymond Poe
	H Added Co-Sponsor Rep. Jerry L. Mitchell
	H Added Co-Sponsor Rep. David Reis
05-02-10	H Added Co-Sponsor Rep. Careen M Gordon
	H Added Co-Sponsor Rep. William Davis
05-03-01	H Added Co-Sponsor Rep. Karen A. Yarbrough
05-03-03	H Added Co-Sponsor Rep. Brandon W. Phelps
05-03-09	H Added Co-Sponsor Rep. Lisa M. Dugan
05-03-10	H Added Co-Sponsor Rep. Daniel V. Beiser
	H Added Co-Sponsor Rep. John E. Bradley
05-03-16	H Added Co-Sponsor Rep. Michael K. Smith

HB-0476 MADIGAN-CURRIE.

30 ILCS 500/53-10

30 ILCS 605/7.6 new

Amends the State Property Control Act to establish restrictions on and procedures for the State's awarding of naming and sponsorship rights relating to State property. Amends the Illinois Procurement Code to make corresponding changes. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Reinserts the provisions of the introduced bill with these changes: makes the naming and sponsorship requirements prospective only; authorizes imprints and other identifying information as well as signs and placards; allows for periodic payment of license fees; deletes the prohibition on lobbyists and those doing business with the State from acquiring naming and sponsorship rights; requires publication in the Procurement Bulletin (rather than a newspaper); requires public institutions of higher education to consent to a license and allows that institution to designate a fund or account of the institution for deposit of fees; makes certain exceptions for donated land or buildings; allows licenses with respect to historic sites if the property is a university sports stadium and the applicable federal or State agency consents; limits the Executive Ethics Commission's review to ethical and ethics related standards imposed by the law and on avoiding the appearance of impropriety; requires the Commission to act with reasonable promptness and not to unreasonably withhold its approval; and makes the provisions subject to laws concerning blind vendors. Effective September 1, 2005.

FISCAL NOTE (H-AM 1) (Department of Central Management Services)

The Department of Central Management Services anticipates no fiscal impact from this bill.

HOUSE AMENDMENT NO. 2

Deletes everything after the enacting clause. Reinserts the provisions of House Amendment No. 1 with changes relating to properties with respect to which licenses may not be granted, license terms of 10 years (instead of 5 years), personal gifts, "official" designations, negotiation of multiple licenses as part of a single process, the

administrator for property and other assets of institutions of higher education and executive branch constitutional officers, naming and sponsorship rights for small consideration, applicability to State Fairs beginning January 1, 2006, retention of records, deposit of funds, and prequalification of proposers. Exempts property of the legislative and judicial branches. Makes other changes. Effective immediately.

HOUSE AMENDMENT NO. 3

Provides that in the case of naming or sponsorship rights for a single event or a continuous series of related events, the administrator may grant multiple licenses not based on the standard of "highest and best proposals" if the end result is the most beneficial to the State. Further provides that the Executive Ethics Commission may adopt rules authorizing the administrator to grant licenses without pre-approval, but the rules must specify, by category, those emergency and other extenuating situations in which pre-approval is waived, must provide for prompt review by the Commission after the granting of the license, and may contain other provisions the Commission deems necessary to prevent abuse of this procedure. Changes the threshold amount for licenses granted for small consideration from \$10,000 to \$25,000.

FISCAL NOTE (H-AM 2) (Central Management Services)

The Department of Central Management Services anticipates that the fiscal impact from this bill would be impossible to currently quantify due to the lack of availability of historic data concerning these proposed legislative changes. However, the Department feels that the fiscal implications of these changes have the potential to be significant.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-01-27 H Filed with the Clerk by Rep. Michael J. Madigan
 - H Chief Co-Sponsor Rep. Barbara Flynn Currie
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-02 H Assigned to State Government Administration Committee
 - 05-03-02 H Motion to Suspend Rule 25 Prevailed
 - H House Amendment No. 1 Filed with Clerk by State Government Administration Committee
 - H House Amendment No. 1 Adopted in State Government Administration Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate State Government Administration Committee; 008-000-000
 - 05-03-03 H Placed on Calendar 2nd Reading Short Debate
 - 05-03-10 H Fiscal Note Filed As Amended by HA 1
 - 05-04-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
 - 05-04-15 H Rule 19(a) / Re-referred to Rules Committee
 - 05-05-10 H Committee/Final Action Deadline Extended-9(b) May 27, 2005
 - H Approved for Consideration Rules Committee; 004-000-000
 - H Placed on Calendar 2nd Reading Short Debate
 - H House Amendment No. 2 Filed with Clerk by Rep. Barbara Flynn Currie
 - H House Amendment No. 2 Referred to Rules Committee
 - 05-05-11 H House Amendment No. 2 Rules Refers to State Government Administration Committee
 - 05-05-17 H House Amendment No. 2 Recommends Be Adopted State Government Administration Committee; 007-001-000
 - 05-05-18 H Second Reading Short Debate
 - H House Amendment No. 2 Adopted by Voice Vote

- H Held on Calendar Order of Second Reading Short Debate 05-05-25 H Final Action Deadline Extended-9(b) May 31, 2005
 - H House Amendment No. 3 Filed with Clerk by Rep. Barbara Flynn Currie
 - H House Amendment No. 3 Referred to Rules Committee
 - H House Amendment No. 3 Recommends Be Adopted Rules Committee; 003-000-000
 - H Second Reading Short Debate
 - H House Amendment No. 3 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate H Verified

 - H Third Reading Short Debate Passed 060-052-001

05-05-26 S Arrive in Senate

- S Placed on Calendar Order of First Reading May 27, 2005
- S Chief Senate Sponsor Sen. Don Harmon
- S First Reading
- S Referred to Rules
- S Fiscal Note Filed as amended by House Amendment No. 2, from the Illinois Department of Central Management Services.

HB-0477 BRADLEY, JOHN AND PHELPS.

New Act

Creates the Gun-free Zone Criminal Conduct Liability Act. Provides that any person, organization, or entity or any agency of government, including any unit of local government, that creates a gun-free zone is liable for all costs, attorney's fees, and treble damages resulting from criminal conduct that occurs against an individual in the gun-free zone, if a reasonable person would believe that possession of a firearm could have helped the individual defend against such conduct. Defines "gun-free zone". Effective immediately. NOTE(S) THAT MAY APPLY: Fiscal

- - 05-01-27 H Filed with the Clerk by Rep. John E. Bradley
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-10 H Assigned to Agriculture & Conservation Committee
 - 05-02-24 H Re-assigned to Executive Committee
 - 05-03-03 H Added Co-Sponsor Rep. Brandon W. Phelps
 - 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

BRADLEY, JOHN. HB-0478

720 ILCS 5/24-11 new

Amends the Criminal Code of 1961. Provides that the provisions of any ordinance or resolution adopted by any unit of local government that impose restrictions or limitations on the acquisition, possession, transportation, storage, purchase, sale, or other dealing in firearms and firearm ammunition, components, accessories, and accoutrements for firearms that do not provide an exception for the use or possession of a firearm for the act of self-defense or defense of another when on one's land or in one's abode or fixed place of business are invalid, and all those existing ordinances and resolutions are void. Provides that a unit of local government, including a home rule unit, may not regulate the possession or use of a firearm kept for selfdefense or defense of another and may not regulate ammunition, components, accessories, or accoutrements for such firearm. Effective immediately,

HOME RULE NOTE (Department of Commerce and Economic Opportunity)

In the opinion of the Department of Commerce and Economic Opportunity, House Bill 478 pre-empts home rule authority.

FISCAL NOTE (Illinois State Police)

No fiscal impact to the Illinois State Police.

STATE MANDATES FISCAL NOTE (Dept. of Commerce & Economic Opportunity)

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 States Mandates Act.

NOTE(S) THAT MAY APPLY: Home Rule

- 05-01-27 H Filed with the Clerk by Rep. John E. Bradley
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Agriculture & Conservation Committee
- 05-02-16 H Do Pass / Short Debate Agriculture & Conservation Committee; 015-000-000
- 05-02-17 H Placed on Calendar 2nd Reading Short Debate
- H Home Rule Note Requested by Rep. Harry Osterman
- 05-03-01 H Home Rule Note Filed
 - H Fiscal Note Requested by Rep. Deborah L. Graham
 - H State Mandates Fiscal Note Requested by Rep. Deborah L. Graham
- 05-03-09 H Fiscal Note Filed
- 05-03-10 H State Mandates Fiscal Note Filed
- 05-04-08 H Second Reading Short Debate

520 ILCS 5/2.25

H Held on Calendar Order of Second Reading - Short Debate 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0479 BRADLEY, JOHN-SMITH.

from Ch. 61, par. 2.25

Amends the Wildlife Code. Permits the use of black powder cartridges during the open deer season for muzzleloading rifles.

05-01-27 H Filed with the Clerk by Rep. John E. Bradley

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Agriculture & Conservation Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

05-03-16 H Chief Co-Sponsor Rep. Michael K. Smith

HB-0480 BRADLEY, JOHN-OSTERMAN-JOYCE-PIHOS-BOLAND, COULSON, KOSEL, COLVIN, FEIGENHOLTZ, MOFFITT, MATHIAS, BEISER, VERSCHOORE, MCGUIRE, DUNKIN, CHAPA LAVIA, FRANKS, BELLOCK AND TRYON.

New Act

Creates the Newborn Eye Pathology Act. Establishes the Newborn Eye Pathology Screening Task Force to advise the Department of Public Health on newborn eye pathology screening protocol. Provides that the Department, in consultation with representatives of the Newborn Eye Pathology Task Force, shall adopt the protocol developed by the American Academy of Pediatrics to optimally detect the presence of treatable causes of blindness in infants by 2 months of age. Provides that the Act shall not be construed to supersede the clinical judgment of the licensed health care provider or a parent or guardian of a newborn who objects to the examination on the grounds that the examination conflicts with his or her religious beliefs or practices.

HOUSE AMENDMENT NO. 1

Deletes everything. Creates the Newborn Eye Pathology Act. Provides policy and legislative findings. Establishes the Newborn Eye Pathology Screening Advisory Committee and sets forth duties for the Advisory Committee. Requires the Department of Human Services to adopt the protocol developed by the American Academy of Pediatrics to optimally detect the presence of treatable causes of blindness in infants by 2 months of age. Requires hospitals to conduct eye screenings of newborns prior to discharge. Provides that the Act shall not be construed to supersede the clinical judgment of the licensed health care provider or a parent or guardian of a newborn who objects to the examination on the grounds that the examination conflicts with his or her religious beliefs or practices. Requires hospitals to report information about each child with a positive eye screening result to the Illinois Department of Public Health to maintain a registry of cases of positive eye screening results, including information needed for the purpose of follow-up service. Requires the Department of Human Services to adopt rules. Effective July 1, 2005.

HOUSE AMENDMENT NO. 2

Provides that a duty of the Advisory Committee is to conduct training for hospitals implementing newborn eye pathology (rather than hearing) screening.

HOUSE AMENDMENT NO. 4

Deletes everything. Creates the Newborn Eye Pathology Act. Provides policy. Establishes the Newborn Eye Pathology Advisory Committee and sets forth duties for the Advisory Committee. Requires all hospitals to report information on all congenital abnormalities or diseases of the eye detected in newborns prior to discharge from the hospital to the Department of Public Health. Requires the Department of Public Health to maintain a registry of cases of reported congenital abnormalities or diseases of the eye in newborns, including information needed for the purpose of follow-up service. Provides that any person or hospital making a report, except for willful or wanton misconduct. Requires the Department of Public Health to adopt rules. Effective July 1, 2005.

SENATE COMMITTEE AMENDMENT NO. 1

Includes in the Newborn Eye Pathology Advisory Committee an optometrist with a background in or experience with pupil dilation in infants and red reflex screening for intraocular pathology.

SENATE FLOOR AMENDMENT NO. 2

Includes in the Newborn Eye Pathology Advisory Committee 2 community pediatricians (rather than one). Provides that all hospitals shall report information on all congenital abnormalities and diseases of the eye detected in newborns (rather than in newborns prior to discharge from the hospital) to the Department of Public Health. Provides that reports shall be made to the Department's Adverse Pregnancy Outcomes Reporting System.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-27 H Filed with the Clerk by Rep. John E. Bradley
 - H Chief Co-Sponsor Rep. Kevin Joyce
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Human Services Committee
- 05-02-03 H Added Chief Co-Sponsor Rep. Sandra M. Pihos
- 05-02-17 H House Amendment No. 1 Filed with Clerk by Human Services Committee
 - H House Amendment No. 2 Filed with Clerk by Human Services Committee
 - H Added Co-Sponsor Rep. Mike Boland
 - H House Amendment No. 1 Adopted in Human Services Committee; by Voice Vote
 - H House Amendment No. 2 Adopted in Human Services Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Human Services Committee; 011-000-000
 - H Added Chief Co-Sponsor Rep. Harry Osterman
 - H Removed Co-Sponsor Rep. Mike Boland
 - H Added Chief Co-Sponsor Rep. Mike Boland
- 05-02-18 H Placed on Calendar 2nd Reading Short Debate
 - H Added Co-Sponsor Rep. Elizabeth Coulson
 - H Added Co-Sponsor Rep. Renee Kosel
- 05-03-03 H Added Co-Sponsor Rep. Marlow H. Colvin
- 05-03-08 H Added Co-Sponsor Rep. Sara Feigenholtz
- 05-03-15 H Added Co-Sponsor Rep. Donald L. Moffitt
- 05-03-16 H Added Co-Sponsor Rep. Sidney H. Mathias
- 05-03-17 H House Amendment No. 3 Filed with Clerk by Rep. John E. Bradley
- H House Amendment No. 3 Referred to Rules Committee
- 05-04-05 H Added Co-Sponsor Rep. Daniel V. Beiser
- 05-04-06 H House Amendment No. 4 Filed with Clerk by Rep. Harry Osterman
 - H House Amendment No. 4 Referred to Rules Committee
- 05-04-07 H House Amendment No. 4 Rules Refers to Human Services Committee
- 05-04-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-04-11 H House Amendment No. 4 Recommends Be Adopted Human Services Committee; 009-000-000
 - H House Amendment No. 4 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-13 H Third Reading Short Debate Passed 116-000-000
 - H House Amendment No. 3 Tabled Pursuant to Rule 40(a)
 - H Added Co-Sponsor Rep. Patrick J Verschoore
 - H Added Co-Sponsor Rep. Jack McGuire
 - H Added Co-Sponsor Rep. Kenneth Dunkin
 - H Added Co-Sponsor Rep. Linda Chapa LaVia
 - H Added Co-Sponsor Rep. Jack D. Franks
 - H Added Co-Sponsor Rep. Patricia R. Bellock
 - H Added Co-Sponsor Rep. Michael Tryon
- 05-04-14 S Arrive in Senate
- S Placed on Calendar Order of First Reading April 15, 2005
- 05-04-20 S Chief Senate Sponsor Sen. Kirk W. Dillard
- 05-04-21 S First Reading
 - S Referred to Rules
 - S Assigned to Health & Human Services
- 05-05-03 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Kirk W. Dillard
 - S Senate Committee Amendment No. 1 Referred to Rules

- S Senate Committee Amendment No. 1 Rules Refers to Health & Human Services
- 05-05-04 S Senate Committee Amendment No. 1 Adopted
- 05-05-05 S Do Pass as Amended Health & Human Services; 010-000-000
 - S Placed on Calendar Order of 2nd Reading May 10, 2005
- 05-05-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 12, 2005
 - S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Kirk W. Dillard
 - S Senate Floor Amendment No. 2 Referred to Rules
- 05-05-16 S Senate Floor Amendment No. 2 Rules Refers to Health & Human Services
- 05-05-18 S Senate Floor Amendment No. 2 Recommend Do Adopt Health & Human Services; 008-000-000
- 05-05-19 S Recalled to Second Reading
 - S Senate Floor Amendment No. 2 Adopted; Dillard
 - S Placed on Calendar Order of 3rd Reading
 - S Third Reading Passed; 058-000-000
- 05-05-20 H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 1,2
- 05-05-25 H Senate Committee Amendment No. 1 Motion Filed Concur Rep. John E. Bradley
 - H Senate Floor Amendment No. 2 Motion Filed Concur Rep. John E. Bradley
 - H Senate Committee Amendment No. 1 Motion to Concur Referred to Rules Committee
 - H Senate Floor Amendment No. 2 Motion to Concur Referred to Rules Committee
- 05-05-26 H Senate Committee Amendment No. 1 Motion to Concur Recommends be Adopted Rules Committee; 003-002-000
 - H Senate Floor Amendment No. 2 Motion to Concur Recommends be Adopted Rules Committee; 003-002-000
 - H Senate Committee Amendment No. 1 House Concurs 114-000-000
 - H Senate Floor Amendment No. 2 House Concurs 114-000-000
 - H Passed Both Houses
- 05-06-24 H Sent to the Governor
- 05-08-19 H Governor Approved
 - H Effective Date August 19, 2005
 - H Public Act 94-0631

HB-0481 JOYCE-MILLER AND YARBROUGH.

720 ILCS 5/12-10.3 new

Amends the Criminal Code of 1961. Provides that a physician licensed to practice medicine in all of its branches may not implant pieces of jewelry into the mucous membrane of the eye. Provides that a violation is a Class 4 felony. Provides that the clerk of the court shall forward a copy of the judgment of conviction of a physician for a violation of this provision to the Department of Financial and Professional Regulation and the Medical Disciplinary Board for appropriate disciplinary action under the Medical Practice Act of 1987.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Reinserts the provisions of the introduced bill but makes the violation applicable to any person (rather than a physician licensed to practice medicine in all of its branches) who implants pieces of jewelry into the mucous membrane of the eye. Provides that the clerk of the court shall forward a copy of the judgment of conviction of any person (rather than a physician) who violates these provisions to the Department of Financial and Professional Regulation for appropriate disciplinary action under any appropriate licensure Act (rather than the Medical Practice Act of 1987).

NOTE(S) THAT MAY APPLY: Correctional

- 05-01-27 H Filed with the Clerk by Rep. Kevin Joyce
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Judiciary II Criminal Law Committee
- 05-02-08 H Added Chief Co-Sponsor Rep. David E. Miller

05-03-03 H House Amendment No. 1 Filed with Clerk by Judiciary II - Criminal Law Committee H House Amendment No. 1 Adopted in Judiciary II - Criminal Law Committee; by Voice Vote H Do Pass as Amended / Short Debate Judiciary II - Criminal Law Committee: 011-004-000 H Placed on Calendar 2nd Reading - Short Debate 05-03-16 H Added Co-Sponsor Rep. Karen A. Yarbrough 05-04-08 H Second Reading - Short Debate H Held on Calendar Order of Second Reading - Short Debate 05-04-14 H Placed on Calendar Order of 3rd Reading - Short Debate 05-04-15 H Third Reading - Short Debate - Passed 110-000-000 05-04-19 S Arrive in Senate S Placed on Calendar Order of First Reading April 20, 2005 S Chief Senate Sponsor Sen. Don Harmon S First Reading S Referred to Rules 05-04-21 S Assigned to Licensed Activities 05-05-05 S Do Pass Licensed Activities; 007-000-000 S Placed on Calendar Order of 2nd Reading May 10, 2005 05-05-11 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Don Harmon S Senate Floor Amendment No. 1 Referred to Rules S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Don Harmon S Senate Floor Amendment No. 2 Referred to Rules 05-05-16 S Senate Floor Amendment No. 1 Rules Refers to Licensed Activities S Senate Floor Amendment No. 2 Rules Refers to Licensed Activities S Second Reading S Placed on Calendar Order of 3rd Reading May 17, 2005 05-05-17 S Senate Floor Amendment No. 1 Re-referred to Rules S Senate Floor Amendment No. 2 Re-referred to Rules S Senate Floor Amendment No. 1 Rules Refers to Executive S Senate Floor Amendment No. 2 Rules Refers to Executive 05-05-18 S Senate Floor Amendment No. 1 Postponed - Executive S Senate Floor Amendment No. 2 Held in Executive 05-07-01 S Pursuant to Senate Rule 3-9(b) / Referred to Rules S Senate Floor Amendment No. 1 Referred to Rules; 3-9(b) S Senate Floor Amendment No. 2 Referred to Rules; 3-9(b) 05-10-19 S Rule 2-10 Third Reading Deadline Extended to December 31, 2005 S Approved for Consideration Rules S Placed on Calendar Order of 3rd Reading October 25, 2005 05-10-26 S Senate Floor Amendment No. 3 Filed with Secretary by Sen. Don Harmon S Senate Floor Amendment No. 3 Referred to Rules S Alternate Chief Sponsor Changed to Sen. Jacqueline Y. Collins 05-11-02 S Senate Floor Amendment No. 4 Filed with Secretary by Sen. Jacqueline Y. Collins S Senate Floor Amendment No. 4 Referred to Rules 05-11-04 S Rule 2-10 Third Reading Deadline Extended to January 9, 2007 05-12-05 S Pursuant to Senate Rule 3-9(b) / Referred to Rules

HB-0482 JOYCE-SMITH, BEISER AND YARBROUGH.

35 ILCS 105/3b new

35 ILCS 120/2-75 new

30 ILCS 805/8.29 new

Amends the Use Tax Act and the Retailers' Occupation Tax Act. Provides that, notwithstanding 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) any item that is (i) purchased for a selling price of \$2,500 or less and (ii) purchased from 12:00 a.m. through 11:59 p.m of the the first Saturday in August of each year. 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. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

- 05-01-27 H Filed with the Clerk by Rep. Kevin Joyce H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Revenue Committee
- 05-02-10 H Added Co-Sponsor Rep. Daniel V. Beiser
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-03-16 H Chief Co-Sponsor Rep. Michael K. Smith

H Added Co-Sponsor Rep. Karen A. Yarbrough

HB-0483 JOYCE-FRITCHEY-FROEHLICH-MILLER, BRAUER, MITCHELL, BILL, OSTERMAN, FRANKS AND CHAPA LAVIA.

5 ILCS 140/2 from Ch. 116, par. 202

Amends the Freedom of Information Act. Redefines "public record" to include contracts entered into by or on behalf of a public body, notwithstanding any of the Act's exemptions. Effective immediately.

HOUSE AMENDMENT NO. 1

Adds reference to: 5 ILCS 140/7

from Ch. 116, par. 207

Deletes everything. Amends the Freedom of Information Act. Redefines a "public record" to include a settlement agreement entered into by or on behalf a public body. Exempts social security numbers, taxpayer numbers, and personal identification information (other than the identities of the parties) contained in settlement agreements from the Act's disclosure requirements. With respect to the exemption for trade secrets and commercial information, requires that the secret or information be proprietary, confidential, or privileged and (now, or) that disclosure may cause competitive harm.

FISCAL NOTE (H-AM 1) (Central Management Services)

No fiscal impact.

JUDICIAL NOTE (H-AM 3) (Admin. Office of the Illinois Courts)

Would neither increase nor decrease the number of judges needed in the state.

STATE MANDATES FISCAL NOTE (H-AM 3) (Dept. of Commerce & Economic Opportunity)

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 (H-AM 3) (Admin. Office of the Illinois Courts)

No fiscal impact on the judicial branch.

HOUSE AMENDMENT NO. 5

Removes the change creating an exemption from disclosure for Social Security numbers, taxpayer identification numbers, and personal information contained in settlement agreements. In the definition of a settlement agreement as a public record, requires the removal of all personal and identifying information other than the parties' identities. FISCAL NOTE (H-AM 5) (Admin. Office of the Illinois Courts)

No fiscal impact on the judicial branch.

JUDICIAL NOTE (H-AM 5) (Admin. Office of the Illinois Courts)

Would neither increase nor decrease the number of judges needed in the state.

BALANCED BUDGET NOTE (H-AM 5) (Gov. Office of Management & Budget)

This legislation will adversely impact the state budget in a small way.

STATE DEBT IMPACT NOTE (H-AM 5) (Gov. Forecasting & Accountability)

Would not change the amount of authorization for any type of State-issued or Statesupported bond, and therefore, would not affect the level of State indebtedness.

PENSION NOTE (H-AM 5) (Gov. Forecasting & Accountability)

House Bill 483 (H-AM 3) would not impact any public pension fund or retirement system in Illinois.

HOUSING AFFORDABILITY IMPACT NOTE (Housing Development Authority)

This legislation will have no effect on constructing, purchasing, owning, or selling a single-family residence.

05-01-27 H Filed with the Clerk by Rep. Kevin Joyce

H First Reading

- H Referred to Rules Committee
- 05-02-01 H Added Chief Co-Sponsor Rep. John A. Fritchey
- 05-02-02 H Assigned to State Government Administration Committee
- 05-02-10 H Added Co-Sponsor Rep. Rich Brauer
- H Added Co-Sponsor Rep. Bill Mitchell
- 05-03-02 H Motion to Suspend Rule 25 Prevailed
- 05-03-09 H House Amendment No. 1 Filed with Clerk by State Government Administration Committee
 - H House Amendment No. 1 Adopted in State Government Administration Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate State Government Administration Committee; 009-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate
 - H Added Chief Co-Sponsor Rep. Paul D. Froehlich
- 05-03-15 H House Amendment No. 2 Filed with Clerk by Rep. Kevin Joyce
- H House Amendment No. 2 Referred to Rules Committee
- 05-03-17 H Fiscal Note Filed As Amended by HA 1
- 05-04-05 H House Amendment No. 2 Recommends Be Adopted Rules Committee; 005-000-000
- 05-04-07 H House Amendment No. 3 Filed with Clerk by Rep. Kevin Joyce
 - H House Amendment No. 3 Referred to Rules Committee
- 05-04-08 H Added Co-Sponsor Rep. Harry Osterman
 - H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-04-11 H House Amendment No. 3 Recommends Be Adopted Rules Committee; 003-000-000
 - H Fiscal Note Requested by Rep. Terry R. Parke; As Amended by HA 3
 - H State Mandates Fiscal Note Requested by Rep. Terry R. Parke; As Amended by HA 3 $\,$
 - H House Amendment No. 2 Adopted by Voice Vote
 - H House Amendment No. 2 Motion Prevailed Reconsider Vote by Voice Vote
 - H House Amendment No. 2 Withdrawn by Rep. Kevin Joyce
 - H Held on Calendar Order of Second Reading Short Debate
 - -04-12 H Judicial Note Filed As Amended by HA 3
- 05-04-13 H House Amendment No. 4 Filed with Clerk by Rep. Kevin Joyce
 - H House Amendment No. 4 Referred to Rules Committee
- 05-04-14 H State Mandates Fiscal Note Filed As Amended by HA 3
 - H Fiscal Note Filed As Amended by HA 3
 - H House Amendment No. 5 Filed with Clerk by Rep. Kevin Joyce
 - H House Amendment No. 5 Referred to Rules Committee
 - H House Amendment No. 5 Recommends Be Adopted Rules Committee; 004-000-000
 - H House Amendment No. 3 Withdrawn by Rep. Kevin Joyce
 - H House Amendment No. 4 Withdrawn by Rep. Kevin Joyce
 - H House Amendment No. 5 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - H Fiscal Note Filed As Amended by HA 5
 - H Judicial Note Filed As Amended by HA 5
 - H Balanced Budget Note Filed As Amended by HA 5
 - H State Debt Impact Note Filed As Amended by HA 5
- 05-04-15 H Pension Note Filed As Amended by HA 5 H Added Chief Co-Sponsor Rep. David E. Miller H Third Reading - Short Debate - Passed 108-002-000 H Added Co-Sponsor Rep. Jack D. Franks H Added Co-Sponsor Rep. Linda Chapa LaVia
- 05-04-19 S Arrive in Senate
- S Placed on Calendar Order of First Reading April 20, 2005
- 05-04-27 S Chief Senate Sponsor Sen. William R. Haine
- 05-04-29 S Added as Alternate Chief Co-Sponsor Sen. Don Harmon
- 05-05-03 S Housing Affordability Impact Note Filed as amended by House Amendment No. 5, from the Illinois Housing Development Authority.

- S Added as Alternate Co-Sponsor Sen. Dale A. Righter
- 05-05-04 S Added as Alternate Co-Sponsor Sen. Louis S. Viverito
- 05-05-05 S First Reading
 - S Referred to Rules
- 05-05-16 S Alternate Chief Sponsor Changed to Sen. Edward D. Maloney

OSTERMAN-BERRIOS-KRAUSE, FEIGENHOLTZ, BEAUBIEN, SOTO AND HB-0484 MATHIAS.

Appropriates \$500,000 from the General Revenue Fund to the Department of Public Health for grants to the Gilead Outreach and Referral Center. Effective July 1, 2005.

- 05-01-27 H Filed with the Clerk by Rep. Harry Osterman
 - H Chief Co-Sponsor Rep. Maria Antonia Berrios
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Appropriations-Human Services Committee 05-03-09 H Added Co-Sponsor Rep. Sara Feigenholtz 05-04-12 H Added Chief Co-Sponsor Rep. Carolyn H. Krause 05-04-13 H Added Co-Sponsor Rep. Mark H. Beaubien, Jr. 05-05-05 H Added Co-Sponsor Rep. Cynthia Soto

- 05-05-29 H Added Co-Sponsor Rep. Sidney H. Mathias

OSTERMAN-MULLIGAN-MILLER-KELLY-SMITH, MILLNER, DELGADO, HB-0485 HOWARD, COULSON, NEKRITZ, GRAHAM, GILES, MOFFITT, FEIGENHOLTZ, MENDOZA, FLOWERS, WASHINGTON, JONES, SCHOCK, LEITCH, REITZ, BEISER, JEFFERSON, BOLAND, DUGAN, GORDON, TURNER, YOUNGE AND DAVIS, WILLIAM.

305 ILCS 5/9A-11

from Ch. 23, par. 9A-11

Amends the Illinois Public Aid Code. In provisions concerning child care for TANF recipients, provides that in order to determine child care base reimbursement rates, the Department of Human Services shall conduct, every other year, a market rate survey of the licensed child care providers in the State. (Removes a provision concerning a market rate survey to be completed by July 1, 1998.) Provides that the Department may establish varying child care base reimbursement rates based on age classifications and groupings of counties reflective of variations in the price of child care as determined by the market rate survey. Provides that not later than the start of the first fiscal year following the effective date of this amendatory Act, all base reimbursement rates for licensed child care providers shall thereafter be set at not less than the 50th percentile and shall not exceed the 75th percentile as determined by the most recent market rate survey. Makes provision for percentile adjustments, rates for registered legally license-exempt home child care providers, and providers who serve children with a special need. Requires the Department to implement a tiered rate reimbursement system under which child care providers who attain benchmarks of higher quality child care shall receive a premium in addition to the base reimbursement rate. Provides that child care providers who accept reimbursement from the Department under these provisions may not charge a parent receiving child care assistance a rate in excess of the parent's co-payment. Removes a provision that the Department shall, by rule, set rates to be paid for the various types of child care. Effective immediately.

FISCAL NOTE (Department of Human Services) \$92M for FY06

NOTE(S) THAT MAY APPLY Fiscal

OID(D) III	i wini nui bi. i iscat
05-01-27	H Filed with the Clerk by Rep. Harry Osterman
	H Chief Co-Sponsor Rep. Rosemary Mulligan
	H Chief Co-Sponsor Rep. David E. Miller
	H Chief Co-Sponsor Rep. Robin Kelly
	H Chief Co-Sponsor Rep. Michael K. Smith
	H First Reading
	H Referred to Rules Committee
05-02-01	H Added Co-Sponsor Rep. John J. Millner
	H Added Co-Sponsor Rep. William Delgado
05-02-02	H Added Co-Sponsor Rep. Constance A. Howard
	H Added Co-Sponsor Rep. Elizabeth Coulson

H Co-Sponsor Rep. Elaine Nekritz

	H Assigned to Executive Committee
05-02-03	H Added Co-Sponsor Rep. Deborah L. Graham
00	H Added Co-Sponsor Rep. Calvin L. Giles
05-02-09	H Added Co-Sponsor Rep. Donald L. Moffitt
	H Added Co-Sponsor Rep. Sara Feigenholtz
05-02-14	H Added Co-Sponsor Rep. Susana A Mendoza
	H Added Co-Sponsor Rep. Mary E. Flowers
	H Added Co-Sponsor Rep. Eddie Washington
	H Added Co-Sponsor Rep. Lovana Jones
05-02-17	H Added Co-Sponsor Rep. Aaron Schock
05-02-18	
05-02-23	H Added Co-Sponsor Rep. Dan Reitz
	H Added Co-Sponsor Rep. Daniel V. Beiser
	H Added Co-Sponsor Rep. Charles E. Jefferson
	H Added Co-Sponsor Rep. Mike Boland
05-03-09	
	H Fiscal Note Requested by Rep. Arthur L. Turner
05-03-10	H Added Co-Sponsor Rep. Careen M Gordon
	H Rule 19(a) / Re-referred to Rules Committee
05-03-11	H Fiscal Note Filed
05-03-16	H Co-Sponsor Rep. Arthur L. Turner
	H Co-Sponsor Rep. Wyvetter H. Younge
	H Co-Sponsor Rep. William Davis

HB-0486 MAY.

55 ILCS 5/5-1041	from Ch. 34, par. 5-1041
55 ILCS 5/5-1042	from Ch. 34, par. 5-1042
65 ILCS 5/11-12-5	from Ch. 24, par. 11-12-5

Amends the Counties Code and the Illinois Municipal Code to authorize the county boards of certain counties to establish rules and regulations and authorizes certain municipal commissions and planning departments to implement a comprehensive plan by ordinance for the provision of public grounds for park districts, fire protection districts, township fire departments, and local law enforcement agencies. Authorizes the county boards of certain counties to establish rules and regulations and authorizes certain municipal plan commissions and planning departments to implement a comprehensive plan by ordinance for the provision of public grounds for park districts, fire protection districts, township fire departments, and local law enforcement agencies. Effective immediately.

FISCAL NOTE (Office of the Secretary of State)

House Bill 486 will not have a minimal fiscal impact on the Secretary of State's Office. FISCAL NOTE (Housing Development Authority)

House Bill 486 has no fiscal effect on the Illinois Housing Development Authority.

HOUSING AFFORDABILITY IMPACT NOTE (Housing Development Authority)

House Bill 486 will have a fiscal effect on constructing, purchasing, owning, or selling a single-family residence. Since this law allows certain county boards to implement comprehensive planning for certain local amenity levels, costs might rise or fall depending on present amenity levels.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

05-01-27 H Filed with the Clerk by Rep. Karen May

- H First Reading
- H Referred to Rules Committee
- 05-02-02 H Assigned to Local Government Committee
- 05-02-08 H Fiscal Note Filed
- 05-02-09 H Fiscal Note Filed
 - H Housing Affordability Impact Note Filed
- 05-02-24 H Motion Filed Rep. Karen May; Table House Bill 486 Pursuant to Rule 60(b)
 - H Motion Prevailed

H Tabled By Sponsor Rep. Karen May

HB-0487 FEIGENHOLTZ-FRANKS-MUNSON-OSTERMAN-GILES.

625 ILCS 5/6-117.1 new

Amends the Illinois Vehicle Code. Provides that, when information is obtained from a driver's license to identify or prove the age of the holder of the license, or in the course of a commercial transaction, that information may be used only for purposes of identification of the individual or for completing the commercial transaction in which the information was obtained. Provides that the information may not be used for any other purpose and may not be provided to a third party. Provides that a person whose driver's license information was used in violation of the provision is entitled to recover \$250 for each violation, plus attorney's fees and costs. Creates exceptions.

HOUSE AMENDMENT NO. 1

Adds reference to:

15 ILCS 335/14D new

Provides that a person whose driver's license information was used in violation of the provision is entitled to recover actual damages, but not less than liquidated damages in the amount of \$250 for each violation (rather than simply being entitled to recover \$250 for each violation). Amends the Illinois Identification Card Act. Provides that the provisions of the bill, as amended, with regard to the use of information obtained from a driver's license also apply to information obtained from an identification card issued by the Secretary of State.

FISCAL NOTE (Office of the Secretary of State)

House Bill 487 will not have a fiscal impact on the Secretary of State's Office.

SENATE FLOOR AMENDMENT NO. 1

Provides that the provisions do not apply to the transfer of information to a third party if (i) a federal or State law, rule, or regulation requires that the information be transferred to a third party after being recorded in specified transactions or (ii) the information is transferred to a third party for purposes of the detection or possible prosecution of criminal offenses or fraud. Provides that, if information is transferred to a third party under these provisions, it may be used only for the purposes authorized by these provisions.

- 05-01-27 H Filed with the Clerk by Rep. Sara Feigenholtz
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to State Government Administration Committee
- 05-02-09 H Added Chief Co-Sponsor Rep. Jack D. Franks
 - H House Amendment No. I Filed with Clerk by State Government Administration Committee
 - H House Amendment No. 1 Adopted in State Government Administration Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate State Government Administration Committee; 009-000-000
- 05-02-10 H Placed on Calendar 2nd Reading Short Debate
 - H Fiscal Note Filed
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-16 H Added Chief Co-Sponsor Rep. Ruth Munson
 - H Added Chief Co-Sponsor Rep. Harry Osterman
 - H Added Chief Co-Sponsor Rep. Calvin L. Giles
 - H Third Reading Short Debate Passed 115-000-000
- 05-02-17 S Arrive in Senate
 - S Placed on Calendar Order of First Reading February 23, 2005
 - S Chief Senate Sponsor Sen. Arthur J. Wilhelmi
- 05-02-24 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Executive
- 05-04-21 S Do Pass Executive; 010-000-000
- S Placed on Calendar Order of 2nd Reading May 3, 2005
- 05-05-04 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Arthur J. Wilhelmi
 - S Senate Floor Amendment No. 1 Referred to Rules
- 05-05-16 S Senate Floor Amendment No. 1 Rules Refers to Executive
- 05-05-18 S Senate Floor Amendment No. 1 Recommend Do Adopt Executive; 011-000-000
- 05-05-19 S Second Reading

S Senate Floor Amendment No. 1 Adopted; Wilhelmi

- S Placed on Calendar Order of 3rd Reading May 20, 2005
- 05-05-20 S Third Reading Passed; 058-000-000
 - H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
- H Senate Floor Amendment No. 1 Motion Filed Concur Rep. Sara 05-05-25 Feigenholtz
 - H Senate Floor Amendment No. 1 Motion to Concur Referred to Rules Committee
 - H Senate Floor Amendment No. 1 Motion to Concur Recommends be Adopted Rules Committee; 003-000-000
- 05-07-01 H Rule 19(b) / Re-referred to Rules Committee

HB-0488 HOLBROOK-HOFFMAN-BEISER-REITZ-YOUNGE.

from Ch. 42, par. 505-4 70 ILCS 2905/5-4

Amends the Metro-East Sanitary District of 1974. Requires bids for work, supplies, or materials over \$10,000 (now, \$5,000).

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-27 H Filed with the Clerk by Rep. Thomas Holbrook H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Local Government Committee
- 05-02-09 H Added Chief Co-Sponsor Rep. Jay C. Hoffman
 - H Added Chief Co-Sponsor Rep. Daniel V. Beiser

 - H Added Chief Co-Sponsor Rep. Dan Reitz
 - H Added Chief Co-Sponsor Rep. Wyvetter H. Younge
 - H Do Pass / Short Debate Local Government Committee; 007-001-000
- 05-02-10 H Placed on Calendar 2nd Reading Short Debate H Second Reading - Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-16 H Third Reading Short Debate Passed 071-043-000
- 05-02-17 S Arrive in Senate
 - S Placed on Calendar Order of First Reading February 23, 2005
 - S Chief Senate Sponsor Sen. James F. Clayborne, Jr.
- 05-02-24 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Local Government
- 05-04-20 S Postponed Local Government
- 05-05-04 S Do Pass Local Government; 006-000-004
- S Placed on Calendar Order of 2nd Reading May 5, 2005 05-05-11 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 12, 2005
- 05-05-17 S Third Reading Passed; 046-010-000 H Passed Both Houses
- 05-06-15 H Sent to the Governor
- 05-08-04 H Governor Approved
 - - H Effective Date January 1, 2006

HB-0489 **KELLY-GRAHAM-DAVIS, MONIQUE.**

35 ILCS 200/18-185

Amends the Property Tax Extension Limitation Law in the Property Tax Code. Exempts from the extension limitation those extensions made by a public library district for the establishment, maintenance, and support of a public library or libraries within the district or for contracting for library service.

- NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability
 - 05-01-27 H Filed with the Clerk by Rep. Robin Kelly
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-02 H Assigned to Revenue Committee
 - 05-02-03 H Added Chief Co-Sponsor Rep. Deborah L. Graham

H Added Chief Co-Sponsor Rep. Monique D. Davis 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0490 CHAPA LAVIA.

New Act

30 ILCS 105/5.640 new

55 ILCS 5/3-5018 from Ch. 34, par. 3-5018

55 ILCS 5/4-12002 from Ch. 34, par. 4-12002

Creates Rental Housing Support Program Act. Creates the Illinois Housing Development Authority with powers and duties, such as: make grants to non-profit organizations designated by municipalities; grants to be distributed according to a formula based on U.S. Census data to 20 designated areas of the State; make grants for long-term operating support for affordable rental housing; limits eligibility for tenancy in units supported by grants to those households with income that is 30% or below of the area's median family income. Makes other provisions. Amends the State Finance Act by adding the Rental Housing Support Program Fund. Amends the Counties Code to provide that recorders shall collect a \$10 Rental Housing Support Program surcharge for recording any real estate-related document. Allocates from each \$10 surcharge, \$1 to county's general revenue fund and \$9 to the Department of Revenue for deposit in the Rental Housing Support Program Fund. Effective July 1, 2005.

05-01-27 H Filed with the Clerk by Rep. Linda Chapa LaVia

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-02-10 H Tabled By Sponsor Rep. Linda Chapa LaVia

HB-0491 CHAPA LAVIA.

50 ILCS 705/7

from Ch. 85, par. 507

Amends the Illinois Police Training Act. Requires that the police training curriculum include cultural sensitivity training.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

05-01-27 H Filed with the Clerk by Rep. Linda Chapa LaVia

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to State Government Administration Committee

05-03-02 H Motion to Suspend Rule 25 - Prevailed 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0492 CHAPA LAVIA.

215 ILCS 5/356z.7 new

215 ILCS 125/5-3

from Ch. 111 1/2, par. 1411.2 from Ch. 32, par. 604

215 ILCS 165/10 Amends the Illinois Insurance Code, the Health Maintenance Organization Act, and the Voluntary Health Services Plans Act to require that coverage under those Acts include coverage

for hearing aids.

05-01-27 H Filed with the Clerk by Rep. Linda Chapa LaVia

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Consumer Protection Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

CHAPA LAVIA-COLLINS, YARBROUGH AND BAILEY. HB-0493

110 ILCS 305/9 from Ch. 144, par. 30

Amends the University of Illinois Act. Provides that each county is annually entitled to one honorary scholarship in the university for the benefit of children of persons who served in the armed forces of the United States any time on or after September 11, 2001 and until Congress or the President orders that persons in service are no longer eligible for the Global War on Terrorism Expeditionary Medal.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-27 H Filed with the Clerk by Rep. Linda Chapa LaVia

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-02-17 H Added Chief Co-Sponsor Rep. Annazette Collins

05-03-02 H Added Co-Sponsor Rep. Karen A. Yarbrough

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

05-03-16 H Added Co-Sponsor Rep. Patricia Bailey

HB-0494 CHAPA LAVIA.

215 ILCS 5/356z.2

Amends the Illinois Insurance Code. Requires certain insurers to cover dental care provided in hospitals, ambulatory surgical treatment centers, and dental offices.

05-01-27 H Filed with the Clerk by Rep. Linda Chapa LaVia

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Insurance Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0495 MCGUIRE AND BOLAND.

730 ILCS 5/3-7-6

from Ch. 38, par. 1003-7-6 from Ch. 38, par. 1005-5-3

730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3 Amends the Unified Code of Corrections. Requires that a person convicted of an offense that results in injury to a victim shall be ordered to pay for the medical and dental costs incurred by the victim in seeking treatment for those injuries inflicted by the person convicted.

05-01-27 H Filed with the Clerk by Rep. Jack McGuire

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Judiciary II - Criminal Law Committee

05-02-15 H Added Co-Sponsor Rep. Mike Boland

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0496 HANNIG.

Appropriates \$1,000,000 to the Department of Commerce and Economic Opportunity for an industrial park in the city of Taylorville. Effective July 1, 2005.

05-01-27 H Filed with the Clerk by Rep. Gary Hannig

- H First Reading
- H Referred to Rules Committee

05-02-02 H Assigned to Appropriations-General Services Committee

HB-0497 HANNIG-VERSCHOORE-CHAPA LAVIA-BAILEY-WASHINGTON, BOLAND, MCAULIFFE, MOFFITT, MEYER, SCHOCK, DUGAN, CHAVEZ, JEFFERSON, JAKOBSSON, BRADLEY, JOHN, FRANKS, HOLBROOK, SMITH AND FLIDER.

20 ILCS 2805/4.5 new

Amends the Department of Veterans Affairs Act. Provides that, subject to appropriations for that purpose, the Department shall fund 2 service officer positions for each veterans service organization that maintains an office in the Veterans Affairs Regional Office (VARO) in Chicago. Provides that a service officer whose position is funded under these provisions shall be an employee of the veterans service organization with which the service officer is placed, and the service officer shall be under the direct control of that veterans service organization. Provides that such a service officer must be certified by the federal government in the manner in which the head service officer of each office is certified. Provides that to be eligible to receive any moneys for the funding of a service officer position under these provisions, a veterans service organization must have maintained a state headquarters in this State for at least 10 years before July 1, 2005. Provides that a veterans service organization that is being funded with State or county moneys under any other provision of law on the effective date of this amendatory Act may not receive any moneys for the funding of a service officer position under these provisions.

HOUSE AMENDMENT NO. 1

Replaces everything after the enacting clause. Amends the Department of Veterans Affairs Act. Provides that subject to appropriations for that purpose, the Department shall make grants to veterans service organizations for the purpose of furthering those organizations' work of providing assistance to veterans. Provides that grants will be provided only to veterans service organizations that maintain an office in the Veterans Affairs Regional Office (VARO) in Chicago and will be apportioned equally between the qualifying veterans service organizations. Provides that to be eligible to receive a grant, a veterans service organization must have maintained a state headquarters in this State for at least 10 years before July 1, 2005. Provides that a veterans service organization that is being funded with State or county moneys under any other provision of law on the effective date of this amendatory Act may not receive any moneys for any grant under these provisions. Provides that grants made under this section shall not be used to replace or supplant services provided by employees of the Department.

- NOTE(S) THAT MAY APPLY: Fiscal 05-01-27 H Filed with the Clerk by Rep. Gary Hannig H First Reading H Referred to Rules Committee 05-02-02 H Assigned to Veterans Affairs Committee 05-02-09 H Added Chief Co-Sponsor Rep. Patrick J Verschoore H Added Chief Co-Sponsor Rep. Linda Chapa LaVia H Added Co-Sponsor Rep. Aaron Schock H Added Chief Co-Sponsor Rep. Patricia Bailey 05-02-16 H Added Chief Co-Sponsor Rep. Eddie Washington 05-02-17 H Added Co-Sponsor Rep. Mike Boland 05-02-18 H Removed Co-Sponsor Rep. Aaron Schock H Do Pass / Short Debate Veterans Affairs Committee; 013-000-000 H Placed on Calendar 2nd Reading - Short Debate H Added Co-Sponsor Rep. Michael P. McAuliffe H Added Co-Sponsor Rep. Donald L. Moffitt H Added Co-Sponsor Rep. James H. Meyer 05-03-03 H House Amendment No. 1 Filed with Clerk by Rep. Gary Hannig H House Amendment No. 1 Referred to Rules Committee H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate H Recalled to Second Reading - Short Debate H Held on Calendar Order of Second Reading - Short Debate 05-03-09 H House Amendment No. 1 Recommends Be Adopted Rules Committee; 004-000-000 05-03-16 H House Amendment No. 1 Adopted by Voice Vote H Placed on Calendar Order of 3rd Reading - Short Debate H Added Co-Sponsor Rep. Aaron Schock 05-04-05 H Added Co-Sponsor Rep. Lisa M. Dugan H Added Co-Sponsor Rep. Michelle Chavez H Added Co-Sponsor Rep. Charles E. Jefferson . H Added Co-Sponsor Rep. Naomi D. Jakobsson H Added Co-Sponsor Rep. John E. Bradley H Added Co-Sponsor Rep. Jack D. Franks H Added Co-Sponsor Rep. Thomas Holbrook H Added Co-Sponsor Rep. Michael K. Smith H Third Reading - Short Debate - Passed 111-000-000 H Added Co-Sponsor Rep. Robert F. Flider 05-04-06 S Arrive in Senate S Placed on Calendar Order of First Reading April 7, 2005 05-04-07 S Chief Senate Sponsor Sen. Deanna Demuzio 05-04-11 S First Reading S Referred to Rules 05-04-13 S Assigned to State Government 05-04-19 S Added as Alternate Co-Sponsor Sen. William R. Haine 05-04-20 S Added as Alternate Chief Co-Sponsor Sen. Martin A. Sandoval 05-04-21 S Do Pass State Government; 007-000-000 S Placed on Calendar Order of 2nd Reading May 3, 2005 05-05-04 S Second Reading S Placed on Calendar Order of 3rd Reading May 5, 2005 05-05-05 S Added as Alternate Chief Co-Sponsor Sen. John M. Sullivan 05-05-10 S Added as Alternate Chief Co-Sponsor Sen. Susan Garrett
 - 05-05-11 S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins

- S Third Reading Passed; 059-000-000
- H Passed Both Houses
- 05-05-28 S Added as Alternate Co-Sponsor Sen. Ira I. Silverstein
- 05-05-29 S Added as Alternate Co-Sponsor Sen. Mattie Hunter
 - S Added as Alternate Co-Sponsor Sen. Debbie DeFrancesco Halvorson
- 05-05-30 S Added as Alternate Co-Sponsor Sen. Gary Forby
- 05-06-09 H Sent to the Governor
- 05-08-04 H Governor Approved
 - H Effective Date January 1, 2006

HB-0498 HANNIG-BEAUBIEN.

Appropriates \$25,000,000 from the Health Care Services Trust Fund to the Department of Public Aid for payments to providers of services covered under the medical assistance or State children's health insurance programs. Effective July 1, 2005.

- 05-01-27 H Filed with the Clerk by Rep. Gary Hannig
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Appropriations-Human Services Committee
- 05-02-10 H Added Chief Co-Sponsor Rep. Mark H. Beaubien, Jr.

HB-0499 MAUTINO.

New Act

Creates the Interstate Insurance Product Regulation Compact. Provides for the promotion and protection of the interests of consumers of individual and group annuity, life insurance, disability income, and long-term care insurance products. Creates the Interstate Insurance Product Regulation Commission to develop uniform standards for insurance products covered under the Compact, to establish a central clearing house to receive and provide prompt review of insurance products covered under the Compact, to provide appropriate regulatory approval, and to improve coordination of regulatory resources and expertise between state insurance departments. Effective immediately.

- 05-01-27 H Filed with the Clerk by Rep. Frank J. Mautino
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0500 MAUTINO-KRAUSE-BURKE-BLACK-PARKE, HOLBROOK, MENDOZA, FRANKS, CHAPA LAVIA, FEIGENHOLTZ, DUGAN, YARBROUGH, DUNN, SULLIVAN, REITZ, JOYCE, D'AMICO, RITA, BERRIOS, BRADLEY, RICHARD, LEITCH AND CULTRA.

New Act

Creates the Illinois Consumer Choice of Benefits Health Insurance Plan Act. Provides that insurers may offer policies of accident and health insurance that do not provide state-mandated health benefits. Requires applications and policies to contain notice that the policy may not cover some or all of the state-mandated health benefits. Requires insurers to provide a disclaimer at the time the policy is issued that must be signed by the applicant or subscriber. Grants the Secretary the power to adopt rules necessary to implement the Act. Requires insurers to maintain a description of its rating practices and renewal underwriting practices. Provides for the applicability of certain Illinois Insurance Code Provisions.

HOUSE AMENDMENT NO. 1

Removes reference to employers and other purchasers of coverage in the purpose Section. Inserts reference to the Illinois Health Insurance Portability and Accountability Act in the definition of "Consumer Choice of Benefits Health Insurance Plan". Includes individual contracts (rather than contracts) for health related conditions in the definition of "state-mandated health benefits".

- 05-01-27 H Filed with the Clerk by Rep. Frank J. Mautino
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Insurance Committee
- 05-02-03 H Added Chief Co-Sponsor Rep. Carolyn H. Krause

- H Added Chief Co-Sponsor Rep. Daniel J. Burke
- H Added Chief Co-Sponsor Rep. William B. Black
- H Added Co-Sponsor Rep. Thomas Holbrook
- H Added Co-Sponsor Rep. Susana A Mendoza
- H Added Chief Co-Sponsor Rep. Terry R. Parke
- 05-02-08 H Do Pass / Short Debate Insurance Committee; 016-000-000
- 05-02-09 H Placed on Calendar 2nd Reading Short Debate
 - H Added Co-Sponsor Rep. Jack D. Franks
 - H Added Co-Sponsor Rep. Linda Chapa LaVia
 - H Added Co-Sponsor Rep. Sara Feigenholtz
 - H Added Co-Sponsor Rep. Lisa M. Dugan
- 05-02-16 H House Amendment No. 1 Filed with Clerk by Rep. Frank J. Mautino
 - H House Amendment No. 1 Referred to Rules Committee
- 05-02-17 H Added Co-Sponsor Rep. Karen A. Yarbrough
 - H Added Co-Sponsor Rep. Joe Dunn
 - H Added Co-Sponsor Rep. Ed Sullivan, Jr.
 - H Added Co-Sponsor Rep. Dan Reitz
 - H Added Co-Sponsor Rep. Kevin Joyce
 - H Added Co-Sponsor Rep. John D'Amico
 - H Added Co-Sponsor Rep. Robert Rita
- 05-02-25 H House Amendment No. 1 Recommends Be Adopted Rules Committee; 004-000-000
 - H Co-Sponsor Rep. Maria Antonia Berrios
 - H Co-Sponsor Rep. Richard T. Bradley
 - H Co-Sponsor Rep. David R. Leitch
 - H Second Reading Short Debate
 - H House Amendment No. 1 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-01 H Third Reading Short Debate Passed 096-017-001
 - H Added Co-Sponsor Rep. Shane Cultra
- 05-03-02 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 3, 2005
 - S Chief Senate Sponsor Sen. William R. Haine
 - S First Reading
 - S Referred to Rules
- 05-04-07 S Added as Alternate Co-Sponsor Sen. Iris Y. Martinez
- 05-08-15 S Added as Alternate Co-Sponsor Sen. Bill Brady

HB-0501 MAUTINO.

215 ILCS 5/500-80

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

- 05-01-27 H Filed with the Clerk by Rep. Frank J. Mautino H First Reading

 - H Referred to Rules Committee
- 05-02-02 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0502 RYG.

- 220 ILCS 5/16-102
- 220 ILCS 5/Art. XX heading new
- 220 ILCS 5/20-5 new
- 220 ILCS 5/20-10 new
- 220 ILCS 5/20-15 new
- 220 ILCS 5/20-20 new
- 220 ILCS 5/20-25 new

Amends the Public Utilities Act. Provides that, for public schools, the "transition charge" is: (i) 0.5 cents per kilowatt-hour during the period October 1, 1999 through December 31, 2004, 1.25 cents per kilowatt-hour in calendar year 2005, and 1.5 cents per kilowatt-hour in calendar year 2006, multiplied in each year by the usage identified in paragraph (1); or (ii) an amount equal to the following percentages of the amount produced by applying the applicable base HB-0503 to HB-0504

rates or contract rate to the identified usage: 8% for the period October 1, 1999 through December 31, 2002, 10% in calendar years 2003 and 2004, 15% in calendar year 2005 and 25% in calendar year 2006 (now, the transition charge for public schools is calculated in the same manner as that of all nonresidential retail customers). Requires each Illinois gas corporation to file annually a set of transportation schedules or tariffs applicable to public schools authorizing a public school association to aggregate the purchase of natural gas for its members. Requires the transportation schedules or tariffs to (i) establish certain delivery charges; (ii) authorize a public school association to contract with the gas corporation at monthly market prices for interstate pipeline capacity; (iii) require the gas corporation to provide certain usage projections; and (iv) authorizes the corporation to impose a penalty under limited circumstances. Authorizes the Illinois Commerce Commission to suspend the transportation schedule or tariff for up to 3 months. Requires energy sellers to comply with applicable Commission rules. Provides that any agreement between a public school association and an energy seller is void if the energy seller does not comply with Commission rules. Requires each gas corporation to file an annual statement of its revenues and incremental charges incurred as direct result of the aggregation of natural gas for public schools. Authorizes the Commission to promulgate rules reasonable and necessary to administer the aggregation program. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-27 H Filed with the Clerk by Rep. Kathleen A. Ryg
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0503 SACIA-BASSI-MEYER-BELLOCK-MENDOZA, FRANKS, CHAPA LAVIA, BAILEY, YARBROUGH, PARKE, JEFFERSON AND CHAVEZ.

735 ILCS 5/9-118 from Ch. 110, par. 9-118

Amends the Code of Civil Procedure. Adds aggravated criminal sexual abuse to the list of crimes for which a person may be subject to an emergency eviction.

- 05-01-27 H Filed with the Clerk by Rep. Jim Sacia
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Judiciary II Criminal Law Committee
- 05-02-10 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 016-000-000
- 05-02-14 H Placed on Calendar 2nd Reading Short Debate
- 05-02-18 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 15-02-23 H Added Chief Co-Sponsor Rep. Suzanne Bassi
 - H Added Chief Co-Sponsor Rep. James H. Meyer
- H Added Chief Co-Sponsor Rep. Patricia R. Bellock
- 15-02-24 H Third Reading Short Debate Passed 114-000-000
 - H Added Co-Sponsor Rep. Jack D. Franks
 - H Added Co-Sponsor Rep. Linda Chapa LaVia
 - H Added Co-Sponsor Rep. Patricia Bailey
- 05-02-25 S Arrive in Senate
- S Placed on Calendar Order of First Reading March 1, 2005
- 05-03-01 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-17 H Added Chief Co-Sponsor Rep. Susana A Mendoza
 - H Added Co-Sponsor Rep. Terry R. Parke
 - H Added Co-Sponsor Rep. Charles E. Jefferson
 - H Added Co-Sponsor Rep. Michelle Chavez
- 05-05-03 S Chief Senate Sponsor Sen. Todd Sieben
- 05-05-05 S First Reading
 - S Referred to Rules

HB-0504 NEKRITZ-RYG-MATHIAS-KELLY-HAMOS, YARBROUGH, COULSON, PIHOS, KRAUSE AND MAY.

35 ILCS 200/23-20

Amends the Property Tax Code. Provides that property tax refunds must be paid to the taxpayer at the annual rate of the lesser of (i) 5% or (ii) the percentage increase in the

Consumer Price Index For All Urban Consumers during the 12-month calendar year preceding the levy year for which the refund was made, as published by the federal Bureau of Labor Statistics (now, the interest rate is 5% per year). Effective January 1, 2006. NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability 05-01-27 H Filed with the Clerk by Rep. Elaine Nekritz H Chief Co-Sponsor Rep. Kathleen A. Ryg H First Reading H Referred to Rules Committee 05-02-02 H Assigned to Revenue Committee 05-02-08 H Added Chief Co-Sponsor Rep. Sidney H. Mathias 05-02-16 H Added Chief Co-Sponsor Rep. Robin Kelly 05-02-18 H Recommends Be Adopted Sub-committee/ Revenue Committee; 003-000-000 H Remains in Revenue Committee 05-03-01 H Added Co-Sponsor Rep. Karen A. Yarbrough 05-03-10 H Do Pass / Short Debate Revenue Committee; 012-000-000 H Placed on Calendar 2nd Reading - Short Debate 05-03-15 H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate 05-03-17 H Added Chief Co-Sponsor Rep. Julie Hamos H Added Co-Sponsor Rep. Elizabeth Coulson H Added Co-Sponsor Rep. Sandra M. Pihos H Added Co-Sponsor Rep. Carolyn H. Krause H Added Co-Sponsor Rep. Karen May H Third Reading - Short Debate - Passed 063-048-001 S Arrive in Senate S Placed on Calendar Order of First Reading April 6, 2005 05-03-21 S Chief Senate Sponsor Sen. Susan Garrett 05-04-06 S First Reading S Referred to Rules 05-04-07 S Added as Alternate Co-Sponsor Sen. Ira I. Silverstein 05-04-13 S Assigned to Revenue 05-04-15 S Added as Alternate Chief Co-Sponsor Sen. M. Maggie Crotty 05-04-21 S Do Pass Revenue; 010-000-000 S Placed on Calendar Order of 2nd Reading May 3, 2005 05-05-11 S Second Reading S Placed on Calendar Order of 3rd Reading May 12, 2005 05-05-16 S Added as Alternate Chief Co-Sponsor Sen. Don Harmon 05-05-17 S Third Reading - Passed; 052-005-000 H Passed Both Houses 05-06-15 H Sent to the Governor 05-08-12 H Governor Approved H Effective Date January 1, 2006 H Public Act 94-0558 HB-0505 NEKRITZ-RYG.

35 ILCS 200/23-15

Amends the Property Tax Code. In a Section concerning tax objection procedures, provides that, within 30 days after the filing of a complaint objecting to a valuation of property, the plaintiff must serve a notice of the action upon each of the taxing districts in which the property is located. In actions concerning a complaint objecting to a valuation of property, requires the county collector to notify the affected taxing districts of (i) any order based upon the agreement or stipulation of the parties granting any relief to the plaintiff, (ii) any trial or hearing on a dispositive motion, and (iii) the entry of a final circuit court order ordering a reduction in the assessment of any property. Sets forth requirements for the notices.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

- 05-01-27 H Filed with the Clerk by Rep. Elaine Nekritz
 - H Chief Co-Sponsor Rep. Kathleen A. Ryg
 - H First Reading
 - H Referred to Rules Committee

05-02-02 H Assigned to Revenue Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0506 COULSON-CHAPA LAVIA-LYONS, EILEEN-RYG-OSTERMAN AND NEKRITZ.

210 ILCS 50/3.197 new

Amends the Emergency Medical Services (EMS) Systems Act. Requires a trauma center to report certain information for each instance of trauma with respect to which the trauma center provides services on or after January 1, 2006; the information includes the age and sex of the trauma victim, the type of injury, whether the injury was accidental or intentional, and the type of firearm used to inflict the injury, if applicable and if known. Requires the Department of Public Health to establish a database by January 1, 2007, containing the information reported by trauma centers. Requires the Department to distribute an annual summary of the reported information to county and multiple county health departments and make the summary available to the public.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-27 H Filed with the Clerk by Rep. Elizabeth Coulson H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Human Services Committee
- 05-02-09 H Added Chief Co-Sponsor Rep. Linda Chapa LaVia
 - H Added Chief Co-Sponsor Rep. Eileen Lyons
 - H Added Chief Co-Sponsor Rep. Kathleen A. Ryg
- 05-02-10 H Added Chief Co-Sponsor Rep. Harry Osterman
- H Added Co-Sponsor Rep. Elaine Nekritz
- 05-02-24 H Do Pass / Short Debate Human Services Committee; 012-000-000
- 05-02-25 H Placed on Calendar 2nd Reading Short Debate
- 05-03-08 H House Amendment No. 1 Filed with Clerk by Rep. Elizabeth Coulson
 - H House Amendment No. 1 Referred to Rules Committee
- 05-03-10 H House Amendment No. 1 Recommends Be Adopted Rules Committee; 004-000-000
- 05-04-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0507 CHAPA LAVIA.

765 ILCS 705/10 new

Amends the Landlord and Tenant Act. Provides that a landlord must comply with standards adopted by a county or multiple county health department concerning the presence of mold in buildings. Provides that a landlord who fails to comply is guilty of a Class C misdemeanor. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

- 05-01-27 H Filed with the Clerk by Rep. Linda Chapa LaVia
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Judiciary II Criminal Law Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0508 CHAPA LAVIA.

110 ILCS 305/9 from Ch. 144, par. 30

Amends the University of Illinois Act. Provides that each county is annually entitled to one honorary scholarship in the university for the benefit of children of persons who served in the armed forces of the United States any time on or after September 11, 2001 and until Congress or the President orders that persons in service are no longer eligible for the Global War on Terrorism Expeditionary Medal.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-27 H Filed with the Clerk by Rep. Linda Chapa LaVia
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Executive Committee
- 05-02-10 H Tabled By Sponsor Rep. Linda Chapa LaVia

HB-0509 GRANBERG.

70 ILCS 518/20

70 ILCS 518/25

70 ILCS 518/45

Amends the Southeastern Illinois Economic Development Authority Act. Adds Irvington Township in Washington County to the Authority's territorial jurisdiction. Adds Irvington Township in Washington County as an entity which has the power to enter into intergovernmental agreements. Effective immediately.

SENATE FLOOR AMENDMENT NO. 1

Adds reference to: 70 ILCS 3705/9

from Ch. 111 2/3, par. 196

Amends the Public Water District Act. Provides that every non-profit private water company shall have the same authority as a public water district concerning the alteration and extension of its water mains along, upon, under, and across any highway, street, alley, or other public ground in the State, provided that public use is not to be inconvenienced. Provides that every non-pro et to constru State under tion, federal

	ate, provided that public use is not to be inconvenienced. Provides that every
	water company shall have the same authority as a public water district to
	in, and operate any conduit or pipe upon and along any land of the State
any public	waters, provided that this is subject to the rights of commerce and navigation,
l law, and	State laws and regulations.
05-01-27	H Filed with the Clerk by Rep. Kurt M. Granberg
	H First Reading
	H Referred to Rules Committee
05-02-02	H Assigned to Local Government Committee
05-02-09	
05-02-10	
	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-02-16	H Third Reading - Short Debate - Passed 115-000-000
05-02-17	
	S Placed on Calendar Order of First Reading February 23, 2005
05-03-01	
05-03-02	
	S Referred to Rules
05-04-13	
05-04-21	
	S Placed on Calendar Order of 2nd Reading May 3, 2005
	S Added as Alternate Chief Co-Sponsor Sen. John O. Jones
05-05-05	•
00 00 00	S Placed on Calendar Order of 3rd Reading May 10, 2005
	S Added as Alternate Chief Co-Sponsor Sen. Gary Forby
05-05-10	S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Frank C.
00 00 10	Watson
	S Senate Floor Amendment No. 1 Referred to Rules
05-05-16	
00 00 10	Development
05-05-17	
	Development; 007-000-000
	S Recalled to Second Reading
	S Senate Floor Amendment No. 1 Adopted; Watson
	S Placed on Calendar Order of 3rd Reading May 18, 2005
05-05-19	
05-05-20	5
	H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
05-05-28	
	Granberg
	H Senate Floor Amendment No. 1 Motion to Concur Referred to Rules
	Committee
	H Senate Floor Amendment No. 1 Motion to Concur Rules Referred to Local
	Government Committee
	H Senate Floor Amendment No. 1 Motion to Concur Recommends be
	Adonted Local Government Committee: 011-000-000

05-05-29 H Senate Floor Amendment No. 1 House Concurs 114-000-000

Adopted Local Government Committee; 011-000-000

H Passed Both Houses

05-06-27 H Sent to the Governor

05-08-18 H Governor Approved

H Effective Date August 18, 2005

H Public Act 94-0613

HB-0510 GRANBERG.

70 ILCS 520/7

from Ch. 85, par. 6157

Amends Southwestern Illinois Development Authority Act. Authorizes Authority to issue bonds for the promotion of tourism by capital improvement projects.

NOTE(S) THAT MAY APPLY: Debt; Fiscal

05-01-27 H Filed with the Clerk by Rep. Kurt M. Granberg

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

GRANBERG-RYG-JAKOBSSON-MCGUIRE, NEKRITZ, OSTERMAN, HB-0511 CURRIE, HAMOS, FRANKS, CHAPA LAVIA AND BELLOCK.

New Act

Creates the Mercury-Free Vaccine Act. Provides that a person who is knowingly pregnant or who is under 3 years of age shall not be vaccinated with a mercury-containing vaccine or injected with a mercury-containing product that contains more than 0.5 micrograms of mercury per 0.5 milliliter dose. Provides that a person who is knowingly pregnant or who is under 3 years of age shall not be vaccinated with a mercury-containing influenza vaccine that contains more than 1.0 microgram of mercury per 0.5 milliliter dose. Provides an exemption for the use of mercury-containing vaccines if the Department of Public Health finds that an actual or potential bio-terrorist incident or other actual or potential public health emergency, including an epidemic or shortage of supply of a vaccine that would prevent children under 3 years of age and knowingly pregnant women from receiving the needed vaccine, makes necessary the administration of a vaccine containing more mercury than the maximum level.

SENATE FLOOR AMENDMENT NO. 2

Deletes everything after the enacting clause. Creates the Mercury-Free Vaccine Act. Provides that, commencing January 1, 2007, no person shall be vaccinated with a vaccine or injected with any product that contains or, prior to dilution, had contained as an additive, thimerosal or other mercury-based product, whether at preservative or trace amount levels. Provides that the Department of Public Health may exempt the use of a vaccine from the Act if the Department finds that an actual or potential bio-terrorist incident or other actual or potential public health emergency, including an epidemic or shortage of supply of a vaccine at a reasonable cost makes necessary the administration of a vaccine containing mercury at either preservative or trace amount levels. List the conditions that must be met to qualify for the exemption under the Act.

SENATE FLOOR AMENDMENT NO. 5

Deletes everything after the enacting clause. Creates the Mercury-Free Vaccine Act. Provides that: (1) commencing January 1, 2006, a person shall not be vaccinated with a mercurycontaining vaccine that contains more than 1.25 micrograms of mercury per dose; and (2) commencing January 1, 2008, no person shall be vaccinated with a vaccine or injected with any product that contains, or prior to dilution, had contained as an additive, any mercury based product, whether at preservative or trace amount levels. Provides that the Department of Public Health may exempt the use of a vaccine from the Act if the Department makes certain findings and specified conditions are met.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-27 H Filed with the Clerk by Rep. Kurt M. Granberg H First Reading H Referred to Rules Committee
- 05-02-02 H Assigned to Environmental Health Committee
- 05-02-09 H Do Pass / Short Debate Environmental Health Committee; 008-000-000 H Added Chief Co-Sponsor Rep. Kathleen A. Ryg
 - H Added Chief Co-Sponsor Rep. Naomi D. Jakobsson
 - H Added Chief Co-Sponsor Rep. Jack McGuire
- 05-02-10 H Placed on Calendar 2nd Reading Short Debate

05-02-16	H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate H Added Co-Sponsor Rep. Elaine Nekritz H Added Co-Sponsor Rep. Harry Osterman H Added Co-Sponsor Rep. Barbara Flynn Currie H Added Co-Sponsor Rep. Julie Hamos H Added Co-Sponsor Rep. Jack D. Franks H Added Co-Sponsor Rep. Linda Chapa LaVia H Third Reading - Short Debate - Passed 115-000-000
05-02-17	S Arrive in Senate S Placed on Calendar Order of First Reading February 23, 2005 S Chief Senate Sponsor Sen. Mattie Hunter
05-02-22 05-02-24	S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
05-04-13	
05-04-20	•
05-05-05	
	S Placed on Calendar Order of 2nd Reading May 10, 2005
05-05-10	S Added as Alternate Co-Sponsor Sen. M. Maggie Crotty
05-05-13	S Added as Alternate Co-Sponsor Sen. James A. DeLeo S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Don Harmon; -Hunter
	S Senate Floor Amendment No. 1 Referred to Rules S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Don Harmon; -Hunter
	S Senate Floor Amendment No. 2 Referred to Rules
05-05-16	S Sponsor Removed Sen. James A. DeLeo S Senate Floor Amendment No. 3 Filed with Secretary by Sen. Don Harmon;
05-05-10	-Hunter
	S Senate Floor Amendment No. 3 Referred to Rules
	S Senate Floor Amendment No. 1 Rules Refers to Health & Human
	Services
	S Senate Floor Amendment No. 2 Rules Refers to Health & Human Services
	S Senate Floor Amendment No. 3 Rules Refers to Health & Human Services S Second Reading
	S Placed on Calendar Order of 3rd Reading May 17, 2005
05-05-17	
	S Senate Floor Amendment No. 4 Referred to Rules
05-05-18	S Senate Floor Amendment No. 1 Postponed - Health & Human Services
	S Senate Floor Amendment No. 2 Recommend Do Adopt Health & Human
	Services; 011-000-000
05.05.10	S Senate Floor Amendment No. 3 Postponed - Health & Human Services
05-05-19	S Added as Alternate Co-Sponsor Sen. Edward Petka
	S Recalled to Second Reading S Senate Floor Amendment No. 2 Adopted; Harmon-Hunter
	S Placed on Calendar Order of 3rd Reading May 20, 2005
05-05-20	
00 00 20	S Senate Floor Amendment No. 5 Referred to Rules
	S Rule 2-10 Third Reading Deadline Extended to December 31, 2005
05-05-23	S Senate Floor Amendment No. 4 Rules Refers to Health & Human Services
	S Senate Floor Amendment No. 5 Rules Refers to Health & Human Services
05-05-24	S Senate Floor Amendment No. 4 Postponed - Health & Human Services S Senate Floor Amendment No. 5 Be Adopted Health & Human Services; 009-000-000

	S Added as Alternate Chief Co-Sponsor Sen. James A. DeLeo
05-05-25	S Recalled to Second Reading
	S Senate Floor Amendment No. 5 Adopted; Harmon
	S Placed on Calendar Order of 3rd Reading May 26, 2005
05-05-26	S Third Reading - Passed; 056-001-000
	S Senate Floor Amendment No. 1 Tabled Pursuant to Rule 5-4(a)
	S Senate Floor Amendment No. 3 Tabled Pursuant to Rule 5-4(a)
05 05 27	S Senate Floor Amendment No. 4 Tabled Pursuant to Rule 5-4(a) H Arrived in House
05-05-27	H Placed on Calendar Order of Concurrence Senate Amendment(s) 2,5
05 05 28	H Senate Floor Amendment No. 2 Motion Filed Concur Rep. Kurt M.
03-03-28	Granberg
	H Senate Floor Amendment No. 5 Motion Filed Concur Rep. Kurt M.
	Granberg
	H Senate Floor Amendment No. 2 Motion to Concur Referred to Rules
	Committee
	H Senate Floor Amendment No. 5 Motion to Concur Referred to Rules
	Committee
	H Senate Floor Amendment No. 2 Motion to Concur Rules Referred to
	Environmental Health Committee
	H Senate Floor Amendment No. 5 Motion to Concur Rules Referred to
	Environmental Health Committee
	H Senate Floor Amendment No. 2 Motion to Concur Recommends be Adopted Environmental Health Committee; 008-000-000
	H Senate Floor Amendment No. 5 Motion to Concur Recommends be
	Adopted Environmental Health Committee; 008-000-000
05-05-29	H Added Co-Sponsor Rep. Patricia R. Bellock
	H Senate Floor Amendment No. 2 House Concurs 114-000-000
	H Senate Floor Amendment No. 5 House Concurs 114-000-000
	H Passed Both Houses
05-06-27	H Sent to the Governor
05-08-18	H Governor Approved
	H Effective Date January 1, 2006
	H Public Act
12 LYC	DNS, JOSEPH.

HB-0512 LYONS, JOSEPH.

55 11 00	5/3~10009	£	Ch-	24		2 10000	
						3-10009	
55 ILCS	5/3-11002	from	Ch.	34,	par.	3-11002	
55 ILCS	5/3-11003	from	Ch.	34,	par.	3-11003	
55 ILCS	5/3-11004	from	Ch.	34,	par.	3-11004	
55 ILCS	5/3-11006	from	Ch.	34,	par.	3-11006	
55 ILCS	5/3-11007	from	Ch.	34,	par.	3-11007	
55 ILCS	5/3-11009	from	Ch.	34,	par.	3-11009	
55 ILCS	5/3-11010	from	Ch.	34,	par.	3-11010	
55 ILCS	5/3-11011	from	Ch.	34,	par.	3-11011	
55 ILCS	5/3-11013	from	Ch.	34,	par.	3-11013	
55 ILCS	5/3-11018	from	Ch.	34,	par.	3-11018	

Amends the Counties Code to provide that a county may deposit public moneys in a credit union, provided that the credit union complies with the Public Funds Investment Act; applies to counties having a population under 150,000 and counties having a population over 150,000. Substitutes Public Funds Investment Act reference for an outdated reference. Makes related changes. Effective immediately.

FISCAL NOTE (Dept of Financial and Professional Regulation)

Based on a review of House Bill 512, the Department of Financial and Professional Regulation does not believe this legislation will create a negative fiscal impact. An implementation issue could exist regarding whether the deposits are insured, and if so, only to the insurance limit. However, the agency feels this issue can be handled by current staff. Increased revenues could be expected in the Division of Financial Institutions as the administrative fees charged to Credit Unions are assessed based on asset size. However, a correlating reduction in revenue from Banks and Savings and Loans could also occur in the Division of Banks and Real Estate. As a result, it is

expected that the impact on revenues would approximate a net wash. It is difficult to estimate this impact since the amount of funds that could change from Banks and Savings and Loans to Credit Unions is not known.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-27 H Filed with the Clerk by Rep. Patrick J Verschoore
 - H First Reading

H Referred to Rules Committee

- 05-02-03 H Assigned to Local Government Committee
- 05-02-08 H Chief Sponsor Changed to Rep. Joseph M. Lyons
- 05-02-10 H Fiscal Note Filed
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0513 HOLBROOK.

New Act

Creates the Volunteer HazMat Response Team Act. Contains only a short title provision. 05-01-27 H Filed with the Clerk by Rep. Thomas Holbrook

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0514 HOLBROOK-FLIDER-SMITH-D'AMICO, YARBROUGH AND SOTO.

720 ILCS 5/11-9.3

Amends the Criminal Code of 1961. Provides that it is unlawful for a child sex offender to knowingly loiter on a public way within 1,000 (rather than 500) feet of a school building or real property comprising any school while persons under the age of 18 are present in the building or on the grounds, unless the offender is a parent or guardian of a student present in the building or on the grounds or has permission to be present from the superintendent or the school board or in the case of a private school from the principal. Provides that it is unlawful for a child sex offender to knowingly reside within 1,000 (rather than 500) feet of a school building or real property comprising any school that persons under the age of 18 attend. Permits a child sex offender to reside at least 500 feet to within 1,000 feet of a school building or the real property comprising any school that persons under 18 attend if the property is owned by the child sex offender and was purchased before the effective date of this amendatory Act.

NOTE(S) THAT MAY APPLY: Correctional

- 05-01-27 H Filed with the Clerk by Rep. Thomas Holbrook
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Judiciary II Criminal Law Committee
- 05-02-10 H Added Chief Co-Sponsor Rep. Robert F. Flider
- 05-03-02 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-03-16 H Chief Co-Sponsor Rep. Michael K. Smith
 - H Chief Co-Sponsor Rep. John D'Amico
- 05-04-11 H Added Co-Sponsor Rep. Cynthia Soto

HB-0515 HOLBROOK.

35 ILCS 516/395

35 ILCS 516/402

Amends the Mobile Home Local Services Tax Enforcement Act. In any tax sale proceeding in which the tax purchaser is a county acting as trustee for taxing districts, makes inapplicable the requirement that an order for the issuance of a tax certificate of title under the Act shall not be entered affecting the title to or interest in any mobile home in which a city, village, or incorporated town has an interest under the police and welfare power by advancements made from public funds, until the purchaser or assignee makes reimbursement to the city, village, or incorporated town of the money so advanced or the city, village, or town waives its lien on the mobile home for the money so advanced. Provides that the requirement that a person who has a certificate of purchase and obtains a court order directing the issuance of a tax certificate of title for a mobile home located on a lot in a manufactured home community must follow certain rules with respect to that community does not apply if that person is a county acting as trustee for taxing districts. Provides that these changes are declarative of existing law. Effective immediately.

HOUSE AMENDMENT NO. 1

Adds reference to: 35 ILCS 515/11

35 ILCS 515/2,2 new

from Ch. 120, par. 1211

Deletes everything after the enacting clause. Amends the Mobile Home Local Services Tax Act to provide that an abandoned mobile home moved by a mobile home park owner for disposal as scrap or otherwise without further use as a mobile home does not have to comply with certain permit requirements. Defines "abandoned mobile home". Further amends the Mobile Home Local Services Tax Enforcement Act. Provides that when any county acting as trustee for taxing districts has a certificate of purchase and obtains a court order directing the issuance of a tax certificate of title for a mobile home located on a lot in a manufactured home community, the county must remove the mobile home from the lot no later than 30 days after the date of the entry of the court order. Effective immediately.

SENATE FLOOR AMENDMENT NO. 1

In the Mobile Home Local Services Tax Enforcement Act, makes cross-reference changes in a Section concerning counties acting as trustees for taxing districts that obtain a court order directing the issuance of a tax certificate of title to the county as trustee for a mobile home located on a lot in a manufactured home community.

05-01-27	H Filed	with	the	Clerk	by	Rep.	Thomas	Holbrook

- H First Reading
- H Referred to Rules Committee
- 05-02-03 H Assigned to Executive Committee
- 05-03-09 H House Amendment No. 1 Filed with Clerk by Executive Committee H House Amendment No. 1 Adopted in Executive Committee; by Voice Vote

H Do Pass as Amended / Short Debate Executive Committee; 013-000-000

- 05-03-10 H Placed on Calendar 2nd Reading Short Debate
- 05-03-15 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-05 H Third Reading Short Debate Passed 111-000-000
- 05-04-06 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 7, 2005
- 05-04-08 S Chief Senate Sponsor Sen. James F. Clayborne, Jr.
- 05-04-11 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Housing & Community Affairs
- S Do Pass Housing & Community Affairs; 007-000-000 05-04-20
 - S Placed on Calendar Order of 2nd Reading April 21, 2005
 - S Added as Alternate Co-Sponsor Sen. Pamela J. Althoff
- 05-05-03 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. James F. Clayborne, Jr.
 - S Senate Floor Amendment No. 1 Referred to Rules
- 05-05-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 12, 2005
- 05-05-16 S Senate Floor Amendment No. 1 Rules Refers to Housing & Community Affairs
- 05-05-17 S Senate Floor Amendment No. 1 Recommend Do Adopt Housing & Community Affairs; 009-000-000
 - S Recalled to Second Reading
 - S Senate Floor Amendment No. 1 Adopted; Clayborne
 - S Placed on Calendar Order of 3rd Reading May 18, 2005
- 05-05-19 S Third Reading Passed; 056-000-000
- 05-05-20 H Arrived in House
- H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
- 05-05-23 H Senate Floor Amendment No. 1 Motion Filed Concur Rep. Thomas Holbrook
 - H Senate Floor Amendment No. 1 Motion to Concur Referred to Rules Committee
- 05-05-24 H Senate Floor Amendment No. 1 Motion to Concur Recommends be Adopted Rules Committee; 004-000-000

05-05-26	H Senate Floor Amendment No. 1 House Concurs 114-000-000
	H Passed Both Houses
05-06-24	H Sent to the Governor
05 07 20	H Covernor Approved

- 05-07-29 H Governor Approved
 - H Effective Date July 29, 2005

H Public Act 94-0358

HB-0516 HOLBROOK, YARBROUGH AND BAILEY.

215 ILCS 5/155.29-5 new

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

Amends the Illinois Insurance Code. Prohibits insurers from requiring insureds or claimants to utilize designated facilities or the products of designated manufacturers as a prerequisite to the payment of a claim, engaging in any act of coercion or intimidation to cause an insured or claimant to utilize the services or products of a designated facility or manufacturer, and failing to disclose to the insured or claimant that the third party representative in connection with a glass claim is not the insurer but is acting on behalf of the insurer, failing to disclose to an insured or claimant at the time of recommendation of a repair facility or manufacturer that the insured or claimant at the time of recommendation of a repair facility or manufacturer that the insured or claimant at the time of recommendation of a repair facility or manufacturer that the insurer or its third party representative has a financial interest in that facility or manufacturer. States that insurers are not required to pay an amount for motor vehicle repair that is greater than the prevailing competitive charges within a reasonable geographic area in order to comply with the requirements. Provides penalties. Effective January 1, 2006.

05-01-27 H Filed with the Clerk by Rep. Thomas Holbrook

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-02 H Added Co-Sponsor Rep. Karen A. Yarbrough

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

05-03-16 H Added Co-Sponsor Rep. Patricia Bailey

HB-0517 HAMOS-LYONS, EILEEN-FEIGENHOLTZ-BELLOCK-LEITCH AND PIHOS.

20 ILCS 1705/15f new

305 ILCS 5/5-5e new

Amends the Mental Health and Developmental Disabilities Administrative Act and the Illinois Public Aid Code. Provides that the Department of Human Services shall develop a program of transition services, with appropriate follow-up, in selected areas of the State, to be expanded statewide as funding becomes available, to provide assistance to persons who: (i) have been diagnosed with mental illness or a co-occurring mental illness and substance abuse disorder; (ii) reside in a facility licensed under the Nursing Home Care Act or in an institution for mental diseases; and (iii) desire to move to and are able to reside in community residential placements that meet their needs and reflect their preferences. Provides that under the Medicaid program, the Department of Public Aid shall apply for any necessary waivers pursuant to the Social Security Act to facilitate transition services for persons with mental illness and to develop supportive living facilities for persons with mental illness. Provides that any such waiver application shall be developed in cooperation with the Department of Human Services, the Department of Public Health, the Guardianship and Advocacy Commission, other State agencies as appropriate, operators of nursing facilities, and others. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-27 H Filed with the Clerk by Rep. Julie Hamos

- H Chief Co-Sponsor Rep. Eileen Lyons
- H Chief Co-Sponsor Rep. Sara Feigenholtz
- H Chief Co-Sponsor Rep. Patricia R. Bellock
- H Chief Co-Sponsor Rep. David R. Leitch
- H First Reading
- H Referred to Rules Committee
- 05-02-02 H Assigned to Executive Committee
- 05-02-03 H Added Co-Sponsor Rep. Sandra M. Pihos
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0518 HOLBROOK-STEPHENS-FRANKS-CHAPA LAVIA-GORDON, DUGAN, SMITH, REITZ, PHELPS, WASHINGTON, BEISER, BOLAND, BOST,

HOWARD, BAILEY, BRADY, VERSCHOORE AND MCGUIRE.

20 ILCS 1805/28.6

20 ILCS 1805/28.9

Amends the Military Code of Illinois. Provides that on or after July 1, 2006, if the Adjutant General determines that Illinois National Guard personnel are not available to perform military funeral honors, the Adjutant General may authorize another appropriate organization to provide one or more of its members to perform those honors and, subject to appropriations for that purpose, shall authorize the payment of a \$100 stipend to the organization. Provides that the Code does not establish any entitlement to military funeral honors if the Adjutant General determines that such other appropriate personnel are not available to perform those honors or if adequate appropriated funds are not available. Effective July 1, 2006.

FISCAL NOTE (Department of Military Affairs)

The Department does not currently have any appropriated funds for military funeral honors. In the previous fiscal year, Illinois National Guard personnel were not available to provide military funeral honors for approximately 400 funerals. Based upon this experience, \$40,000 (400 funerals multiplied by \$100) would need to be appropriated to the Department of Military Affairs for this purpose.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-27 H Filed with the Clerk by Rep. Thomas Holbrook

H First Reading

H Referred to Rules Committee

- 05-02-02 H Assigned to State Government Administration Committee
- 05-02-09 H Added Chief Co-Sponsor Rep. Ron Stephens
 - H Added Chief Co-Sponsor Rep. Jack D. Franks
 - H Added Chief Co-Sponsor Rep. Linda Chapa LaVia
 - H Added Chief Co-Sponsor Rep. Careen M Gordon
 - H Added Co-Sponsor Rep. Lisa M. Dugan

H Added Co-Sponsor Rep. Michael K. Smith

- H Added Co-Sponsor Rep. Dan Reitz
- H Added Co-Sponsor Rep. Brandon W. Phelps
- H Added Co-Sponsor Rep. Eddie Washington
- H Added Co-Sponsor Rep. Daniel V. Beiser
- H Added Co-Sponsor Rep. Mike Boland
- H Added Co-Sponsor Rep. Mike Bost
- H Added Co-Sponsor Rep. Constance A. Howard
- H Added Co-Sponsor Rep. Patricia Bailey
- H Do Pass / Short Debate State Government Administration Committee; 009-000-000
- 05-02-10 H Placed on Calendar 2nd Reading Short Debate
 - H Added Co-Sponsor Rep. Dan Brady
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-15 H Fiscal Note Filed
- 05-02-17 H Third Reading Short Debate Passed 117-000-000 H Added Co-Sponsor Rep. Patrick J Verschoore
 - H Added Co-Sponsor Rep. Jack McGuire
- 05-02-23 S Arrive in Senate
- S Placed on Calendar Order of First Reading February 24, 2005
- 05-02-24 S Chief Senate Sponsor Sen. William R. Haine
- 05-03-01 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to State Government
- 05-04-21 S Do Pass State Government; 005-000-000
- S Placed on Calendar Order of 2nd Reading May 3, 2005
- 05-05-05 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 10, 2005
- 05-05-11 S Added as Alternate Chief Co-Sponsor Sen. Dale A. Righter S Third Reading - Passed; 058-000-000
 - H Passed Both Houses
- 05-05-28 S Added as Alternate Co-Sponsor Sen. James F. Clayborne, Jr.
 - S Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins

S Added as Alternate Co-Sponsor Sen, Ira I. Silverstein

05-05-29 S Added as Alternate Co-Sponsor Sen. Mattie Hunter

S Added as Alternate Co-Sponsor Sen. Debbie DeFrancesco Halvorson

- 05-05-30 S Added as Alternate Co-Sponsor Sen. Gary Forby
- 05-06-09 H Sent to the Governor
- 05-07-29 H Governor Approved
 - H Effective Date July 1, 2005

HB-0519 HOLBROOK.

415 ILCS 5/19

from Ch. 111 1/2, par. 1019

Amends the Environmental Protection Act. Makes a technical change in a Section concerning the testing of water samples.

- 05-01-27 H Filed with the Clerk by Rep. Thomas Holbrook
 - H First Reading
 - H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0520 HOLBROOK.

415 ILCS 5/22.10

from Ch. 111 1/2, par. 1022.10

Amends the Environmental Protection Act. Makes a technical change in a Section concerning waste from multiple generators.

- 05-01-27 H Filed with the Clerk by Rep. Thomas Holbrook
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0521 MILLER.

5 ILCS 375/7	from Ch. 127, par. 527
5 ILCS 375/8	from Ch. 127, par. 528

Amends the State Employees Group Insurance Act of 1971. Requires that the program of life insurance benefits permit active employees and annuitants under age 60 to purchase supplemental life insurance coverage in amounts up to 8 (now, up to 4) times the basic life insurance benefits. Limits the maximum accidental death and dismemberment coverage to the lesser of the amount of basic life benefits plus optional life benefits not exceeding 5 times basic life benefits or \$3,000,000 (now, basic plus optional life benefits). Changes the dependent life insurance coverage to \$10,000 (now, \$5,000), with a reduction to \$5,000 for a spouse when the eligible annuitant turns 60. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-27 H Filed with the Clerk by Rep. David E. Miller
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to State Government Administration Committee
- 05-02-09 H Do Pass / Short Debate State Government Administration Committee; 009-000-000
- 05-02-10 H Placed on Calendar 2nd Reading Short Debate H Second Reading - Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-17 H Third Reading - Short Debate - Passed 117-000-000
- 05-02-23 S Arrive in Senate
 - S Placed on Calendar Order of First Reading February 24, 2005
 - S Chief Senate Sponsor Sen. James A. DeLeo
- 05-02-24 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Insurance
- 05-05-04 S Do Pass Insurance; 006-000-000
- S Placed on Calendar Order of 2nd Reading May 5, 2005
- 05-05-05 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 10, 2005

05-05-11	S Third Reading - Passed; 057-000-000	
	H Passed Both Houses	
05-06-09	H Sent to the Governor	
05-07-01	H Governor Approved	

HB-0522 GRAHAM-FRITCHEY-WASHINGTON AND BASSI.

Appropriates \$1,750,000 from the General Revenue Fund to the Department of Public Health for grants to the Metropolitan Chicago Hospital Council-CHC for support of the Illinois Poison Control Center. Effective July 1, 2005.

05-01-27 H Filed with the Clerk by Rep. Deborah L. Graham

H First Reading

H Referred to Rules Committee

05-02-01 H Added Chief Co-Sponsor Rep. John A. Fritchey

05-02-02 H Assigned to Appropriations-Human Services Committee

05-04-14 H Added Co-Sponsor Rep. Suzanne Bassi

05-05-24 H Added Chief Co-Sponsor Rep. Eddie Washington

HB-0523 GRAHAM-FLOWERS-KELLY-BLACK-FEIGENHOLTZ, YARBROUGH, COLVIN, MCCARTHY, LYONS, EILEEN, CHAVEZ, SOTO, HAMOS, NEKRITZ, PATTERSON, DAVIS, WILLIAM, CURRIE, OSTERMAN AND TURNER.

415 ILCS 5/3.458 new 415 ILCS 5/56.1

from Ch. 111 1/2, par. 1056.1

415 ILCS 5/56.7 new

Amends the Environmental Protection Act. Provides that no permit shall be required for the operation of a sharps collection station if the operator follows certain procedures concerning the acceptance, storage, treatment, disposal, and transportation of the medical waste. Defines "sharps collection station". Effective immediately.

FISCAL NOTE (Illinois Environmental Protection Agency)

House Bill 523 will not have any significant fiscal impact on the Illinois Environmental Protection Agency.

SENATE FLOOR AMENDMENT NO. 1

Adds reference to:

20 ILCS 2310/2310-252 new

Deletes everything after the enacting clause. Reinserts provisions of the engrossed bill. Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Requires the Department of Public Health, in cooperation with the Illinois Environmental Protection Agency, to create guidelines for the proper disposal of hypodermic syringes, needles, and other sharps used for self-administration purposes that are consistent with the available guidelines regarding disposal for home healthcare products provided by the United States Environmental Protection Agency. Sets forth certain requirements for these guidelines. Provides that the Department must develop educational materials regarding the safe disposal of hypodermic syringes, needles, and other sharps and distribute copies of these materials to pharmacies and the public. Provides certain information that must be included in the educational materials. Further amends the Environmental Protection Act. Provides that "sharps collection station" includes facilities collecting hypodermic, intravenous, or other medical needles or syringes or other sharps. Provides that an "applicable facility" for a "sharps collection station" includes an ambulatory surgical treatment center, physician's office, clinic, or other setting where a physician provides care. Deletes certain "bases of operation" previously included in the definition of "applicable facility". Provides that no permit is required for a sharps collection facility when, among other exceptions, the only waste accepted at the collection station is hypodermic, intravenous, or other medical needles or syringes or other sharps; and medical household waste containing used or unused sharps, including but not limited to, hypodermic, intravenous, or other medical needles or syringes or other sharps. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-27 H Filed with the Clerk by Rep. Deborah L. Graham H First Reading

H Referred to Rules Committee 05-02-02 H Assigned to Environment & Energy Committee 05-02-09 H Do Pass / Short Debate Environment & Energy Committee; 022-000-000 05-02-10 H Placed on Calendar 2nd Reading - Short Debate H Added Chief Co-Sponsor Rep. Mary E. Flowers H Added Chief Co-Sponsor Rep. Robin Kelly H Added Chief Co-Sponsor Rep. William B. Black H Added Chief Co-Sponsor Rep. Sara Feigenholtz H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate H Added Co-Sponsor Rep. Karen A. Yarbrough H Added Co-Sponsor Rep. Marlow H. Colvin H Added Co-Sponsor Rep. Kevin A. McCarthy H Added Co-Sponsor Rep. Eileen Lyons H Added Co-Sponsor Rep. Michelle Chavez H Added Co-Sponsor Rep. Cynthia Soto H Added Co-Sponsor Rep. Julie Hamos H Added Co-Sponsor Rep. Elaine Nekritz H Added Co-Sponsor Rep. Milton Patterson H Added Co-Sponsor Rep. William Davis H Added Co-Sponsor Rep. Barbara Flynn Currie H Added Co-Sponsor Rep. Harry Osterman H Added Co-Sponsor Rep. Arthur L. Turner 05-02-16 H Fiscal Note Filed 05-02-17 H Third Reading - Short Debate - Passed 117-000-000 05-02-23 S Arrive in Senate S Placed on Calendar Order of First Reading February 24, 2005 05-02-24 S Chief Senate Sponsor Sen. Jacqueline Y. Collins S First Reading S Referred to Rules 05-04-13 S Assigned to Health & Human Services 05-04-20 S Postponed - Health & Human Services 05-05-05 S Do Pass Health & Human Services; 010-000-000 S Placed on Calendar Order of 2nd Reading May 10, 2005 05-05-11 S Second Reading S Placed on Calendar Order of 3rd Reading May 12, 2005 05-05-12 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Jacqueline Y. Collins S Senate Floor Amendment No. 1 Referred to Rules 05-05-16 S Senate Floor Amendment No. 1 Rules Refers to Health & Human Services 05-05-18 S Senate Floor Amendment No. 1 Recommend Do Adopt Health & Human Services; 008-000-000 05-05-19 S Added as Alternate Chief Co-Sponsor Sen. Donne E. Trotter S Recalled to Second Reading S Senate Floor Amendment No. 1 Adopted; Collins S Placed on Calendar Order of 3rd Reading S Third Reading - Passed; 057-000-000 H Arrived in House 05-05-20 H Placed on Calendar Order of Concurrence Senate Amendment(s) 1 H Senate Floor Amendment No. 1 Motion Filed Concur Rep. Deborah L. 05-05-26 Graham H Senate Floor Amendment No. 1 Motion to Concur Referred to Rules Committee 05-05-27 H Senate Floor Amendment No. 1 Motion to Concur Rules Referred to Environment & Energy Committee H Senate Floor Amendment No. 1 Motion to Concur Recommends be 05-05-28 Adopted Environment & Energy Committee; 022-000-000 H Senate Floor Amendment No. 1 House Concurs 114-000-000 05-05-29 H Passed Both Houses 05-06-27 H Sent to the Governor

HB-0524 GRAHAM-YARBROUGH-OSTERMAN-MILLNER-MEYER, MENDOZA, SACIA, LYONS, EILEEN, DAVIS, WILLIAM, BOLAND, RYG, MAY, NEKRITZ, CURRIE, DUNKIN, PATTERSON, ACEVEDO, SOTO, FRITCHEY, MILLER, BRADLEY, RICHARD, BROSNAHAN, TURNER, GILES, JAKOBSSON AND COLVIN.

720 ILC	S 5/24-1	from	Ch.	38,	par.	24-1
720 ILC	S 5/24-1.1	from	Ch.	38,	par.	24-1.I
720 ILC	S 5/24-1.6					
730 ILC	S 5/5-5-3	from	Ch.	38,	par.	1005-5-3

Amends the Criminal Code of 1961 and the Unified Code of Corrections. Requires a mandatory sentence of imprisonment for certain violations of the statutes concerning unlawful use of weapons, the unlawful use or possession of weapons by felons, and aggravated unlawful use of a weapon. Provides that a period of probation, periodic imprisonment, or conditional discharge may not be imposed for these violations.

CORRECTIONAL NOTE (Department of Corrections)

House Bill 524 has a Corrections Population Impact of 1,624 inmates and a Fiscal Impact of \$417,746,400.

FISCAL NOTE (Dept of Corrections)

Corrections population impact of 1,624 inmates and fiscal impact of \$417,746,400 over a ten year period.

NOTE(S) THAT MAY APPLY: Correctional

- 05-01-27 H Filed with the Clerk by Rep. Deborah L. Graham H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Judiciary II Criminal Law Committee
- 05-02-25 H Added Chief Co-Sponsor Rep. Karen A. Yarbrough
 - H Added Chief Co-Sponsor Rep. Harry Osterman
 - H Added Chief Co-Sponsor Rep. John J. Millner
 - H Added Chief Co-Sponsor Rep. James H. Meyer
 - H Added Co-Sponsor Rep. Susana A Mendoza
 - H Added Co-Sponsor Rep. Jim Sacia
 - H Added Co-Sponsor Rep. Eileen Lyons
 - H Added Co-Sponsor Rep. William Davis
 - H Added Co-Sponsor Rep. Mike Boland
 - H Added Co-Sponsor Rep. Kathleen A. Ryg
 - H Added Co-Sponsor Rep. Karen May
 - H Added Co-Sponsor Rep. Elaine Nekritz
 - H Added Co-Sponsor Rep. Barbara Flynn Currie
 - H Added Co-Sponsor Rep. Kenneth Dunkin
 - H Added Co-Sponsor Rep. Milton Patterson
- 05-03-02 H Fiscal Note Requested by Rep. William B. Black
 - H Correctional Note Requested by Rep. William B. Black
- 05-03-03 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 016-000-000
- H Placed on Calendar 2nd Reading Short Debate
- 05-03-09 H Correctional Note Filed
- H Fiscal Note Filed
- 05-03-15 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-16 H Added Co-Sponsor Rep. Edward J. Acevedo
 - H Added Co-Sponsor Rep. Cynthia Soto
 - H Added Co-Sponsor Rep. John A. Fritchey
 - H Added Co-Sponsor Rep. David E. Miller
 - H Added Co-Sponsor Rep. Richard T. Bradley
 - H Added Co-Sponsor Rep. James D. Brosnahan
 - H Added Co-Sponsor Rep. Arthur L. Turner
 - H Added Co-Sponsor Rep. Calvin L. Giles

- H Added Co-Sponsor Rep. Naomi D. Jakobsson
- H Added Co-Sponsor Rep. Marlow H. Colvin
- H Third Reading Short Debate Passed 113-000-000
- S Arrive in Senate 05-03-17
 - S Placed on Calendar Order of First Reading
 - S Chief Senate Sponsor Sen. Don Harmon
 - S First Reading
 - S Referred to Rules
- 05-04-06 S Added as Alternate Co-Sponsor Sen. Martin A. Sandoval
- 05-04-13 S Assigned to Judiciary
- 05-04-20 S Do Pass Judiciary; 008-000-000
 - S Placed on Calendar Order of 2nd Reading April 21, 2005
- 05-05-05 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 10, 2005
- S Added as Alternate Co-Sponsor Sen. Edward D. Maloney 05-05-11 S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins S Third Reading - Passed; 059-000-000 H Passed Both Houses
- 05-05-29 S Added as Alternate Chief Co-Sponsor Sen. M. Maggie Crotty
- 05-05-30 S Added as Alternate Co-Sponsor Sen. Antonio Munoz
- 05-06-09 H Sent to the Governor
- 05-06-23 H Governor Approved
 - H Effective Date January 1, 2006

HB-0525 GRAHAM.

20 ILCS 2605/2605-560 new

720 ILCS 5/24-11 new

Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Creates a Handgun Roster Board within the Department of State Police. Provides that the Board shall review the status of personalized handgun technology and report its findings to the Governor and the General Assembly on an annual basis beginning on or before July 1, 2006. Amends the Criminal Code of 1961, Provides that a dealer may not sell, offer for sale, rent, or transfer in this State a handgun manufactured on or before December 31, 2006 unless the handgun is sold, offered for sale, rented, or transferred with an external safety lock. Provides that beginning January 1, 2007, a dealer may not sell, offer for sale, rent, or transfer in this State a handgun manufactured on or after January 1, 2007 unless the handgun has an integrated mechanical safety device. Provides that a violation is a Class 4 felony. Establishes exemptions.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

- 05-01-27 H Filed with the Clerk by Rep. Deborah L. Graham
 - H First Reading
 - H Referred to Rules Committee

05-03-02 H Tabled By Sponsor Rep. Deborah L. Graham

HB-0526 **GRAHAM-LANG.**

New Act

Creates the Illinois HIV/AIDS Task Force Act. Establishes the Illinois HIV/AIDS Task Force to coordinate existing State programs and services for individuals and families living with HIV/ AIDS to better meet the needs of those individuals and families. Provides for the appointment of members to the Task Force who represent both public and private organizations and who shall serve on a voluntary, unpaid basis. Requires the Task Force to annually report to the Governor and General Assembly on the Task Force's progress toward its goals and objectives. NOTE(S) THAT MAY APPLY: Fiscal

H Filed with the Clerk by Rep. Deborah L. Graham 05-01-27

- H First Reading
- H Referred to Rules Committee
- 05-02-01 H Added Chief Co-Sponsor Rep. Lou Lang
- 05-02-02 H Assigned to Human Services Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0527 GILES-HOWARD-COLLINS-JONES-DELGADO.

from Ch. 38, par. 1003-6-3 730 ILCS 5/3-6-3 Amends the Unified Code of Corrections. Eliminates the provision that prohibits an inmate who is assigned to a mental health unit from receiving an additional good conduct credit for being engaged full-time in substance abuse programs, correctional industry assignments, or educational programs provided by the Department of Corrections. Effective immediately. 05-01-27 H Filed with the Clerk by Rep. Calvin L. Giles H First Reading H Referred to Rules Committee 05-02-02 H Assigned to Judiciary II - Criminal Law Committee 05-02-18 H Do Pass / Short Debate Judiciary II - Criminal Law Committee; 016-000-000 H Placed on Calendar 2nd Reading - Short Debate 05-02-25 H Chief Co-Sponsor Rep. Constance A. Howard H Chief Co-Sponsor Rep. Annazette Collins H Chief Co-Sponsor Rep. Lovana Jones H Chief Co-Sponsor Rep. William Delgado H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate 05-03-02 H Third Reading - Short Debate - Passed 088-027-001 05-03-03 S Arrive in Senate S Placed on Calendar Order of First Reading S Chief Senate Sponsor Sen. Kimberly A. Lightford S First Reading S Referred to Rules 05-04-13 S Assigned to Judiciary 05-04-20 S Postponed - Judiciary 05-05-05 S Do Pass Judiciary; 010-000-000 S Placed on Calendar Order of 2nd Reading May 10, 2005 05-05-17 S Second Reading S Placed on Calendar Order of 3rd Reading May 18, 2005 S Added as Alternate Chief Co-Sponsor Sen. Donne E. Trotter 05-05-19 S Added as Alternate Chief Co-Sponsor Sen. Kwame Raoul S Third Reading - Passed; 051-007-000 H Passed Both Houses 05-06-17 H Sent to the Governor 05-08-08 H Governor Approved H Effective Date August 8, 2005 H Public Act 94-0491

HB-0528 RYG-SULLIVAN.

60 ILCS 1/115-66 new

Amends the Township Code. Provides that a township with an open space plan may receive and retain funds in surplus of the amount actually necessary to maintain that township's open spaces. Effective immediately.

SENATE COMMITTEE AMENDMENT NO. 1

Further amends the Township Code. Provides that any surplus of funds necessary for the annual maintenance and operation of the township's open spaces shall be maintained in a separate fund and not commingled with the township general fund. Provides that the surplus funds shall not be derived from any township levy.

05-01-27	H Filed with the Clerk by Rep. Kathleen A. Ryg
	H First Reading
	H Referred to Rules Committee
05-02-01	H Added Chief Co-Sponsor Rep. Ed Sullivan, Jr.
	H Added Chief Co-Sponsor Rep. Michael Tryon
05-02-02	H Assigned to Local Government Committee
05-02-08	H Remove Chief Co-Sponsor Rep. Michael Tryon
05-02-09	H Do Pass / Short Debate Local Government Committee; 009-000-000
05-02-10	H Placed on Calendar 2nd Reading - Short Debate
	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-02-17	H Third Reading - Short Debate - Passed 104-013-000

- 05-02-23 S Arrive in Senate S Placed on Calendar Order of First Reading February 24, 2005 S Chief Senate Sponsor Sen. Terry Link
- 05-02-24 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Local Government
- 05-04-14 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Terry Link
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-04-19 S Senate Committee Amendment No. 1 Rules Refers to Local Government
- S Senate Committee Amendment No. 1 Adopted
- 05-04-20 S Do Pass as Amended Local Government; 010-000-000 S Placed on Calendar Order of 2nd Reading April 21, 2005 S Added as Alternate Co-Sponsor Sen. Pamela J. Althoff
- 05-05-05 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 10, 2005
- 05-05-11 S Third Reading Passed; 059-000-000
 - H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
- 05-05-20 H Senate Committee Amendment No. 1 Motion Filed Concur Rep. Kathleen A. Ryg
 - H Senate Committee Amendment No. 1 Motion to Concur Referred to Rules Committee
- 05-05-23 H Senate Committee Amendment No. 1 Motion to Concur Recommends be Adopted Rules Committee; 003-002-000
- 05-05-26 H Senate Committee Amendment No. 1 House Concurs 114-000-000 H Passed Both Houses
- 05-06-24 H Sent to the Governor
- 05-08-10 H Governor Vetoed
- 05-10-19 H Placed on Calendar Total Veto October 25, 2005
- 05-11-03 H Total Veto Stands No Positive Action Taken

HB-0529 MENDOZA-ROSE-BRADLEY, JOHN-GORDON-BEISER, BERRIOS, DUGAN, PHELPS, PIHOS, BAILEY, BASSI, BELLOCK, CHAVEZ, CULTRA, HOWARD, LINDNER, MAUTINO, MILLNER, MUNSON, SACIA, SCULLY, STEPHENS, WAIT, BRADY, BURKE, COULSON, D'AMICO, DELGADO, ACEVEDO, GRANBERG, HAMOS, HANNIG, HOFFMAN, LYONS, EILEEN, LYONS, JOSEPH, MATHIAS, MEYER, MOFFITT, SMITH, SOTO, TRYON, MILLER, DAVIS, WILLIAM, BROSNAHAN, JOYCE, MCCARTHY, BRADLEY, RICHARD, FLIDER, REIS, FRANKS, CHAPA LAVIA, VERSCHOORE, MCGUIRE, COLVIN AND JAKOBSSON.

720 ILCS 570/411 from Ch. 56 1/2, par. 1411

Amends the Illinois Controlled Substances Act. Provides that in determining the appropriate sentence for any conviction under the Act, the sentencing court may consider the possession, delivery, or manufacture of controlled substances or cannabis in the presence of a child under 17 years of age.

NOTE(S) THAT MAY APPLY: Correctional

- 05-01-27 H Filed with the Clerk by Rep. Susana A Mendoza
 - H Chief Co-Sponsor Rep. Chapin Rose
 - H Chief Co-Sponsor Rep. John E. Bradley
 - H Chief Co-Sponsor Rep. Careen M Gordon
 - H Chief Co-Sponsor Rep. Daniel V. Beiser
 - H Co-Sponsor Rep. Maria Antonia Berrios
 - H Co-Sponsor Rep. Lisa M. Dugan
 - H Co-Sponsor Rep. Brandon W. Phelps
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Judiciary II Criminal Law Committee
- 05-02-03 H Added Co-Sponsor Rep. Sandra M. Pihos
 - H Added Co-Sponsor Rep. Patricia Bailey
 - H Added Co-Sponsor Rep. Suzanne Bassi

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	H Added Co-Sponsor Rep. Patricia R. Bellock
	H Added Co-Sponsor Rep. Michelle Chavez
	H Added Co-Sponsor Rep. Shane Cultra
	H Added Co-Sponsor Rep. Constance A. Howard
	H Added Co-Sponsor Rep. Patricia Reid Lindner
	H Added Co-Sponsor Rep. Frank J. Mautino
	H Added Co-Sponsor Rep. John J. Millner
	H Added Co-Sponsor Rep. Ruth Munson
	H Added Co-Sponsor Rep. Jim Sacia
	H Added Co-Sponsor Rep. George Scully, Jr.
	H Added Co-Sponsor Rep. Ron Stephens
	H Added Co-Sponsor Rep. Ronald A. Wait
05-02-08	H Added Co-Sponsor Rep. Dan Brady
	H Added Co-Sponsor Rep. Daniel J. Burke
	H Added Co-Sponsor Rep. Elizabeth Coulson
	H Added Co-Sponsor Rep. John D'Amico
	H Added Co-Sponsor Rep. William Delgado
	H Added Co-Sponsor Rep. Edward J. Acevedo
	H Added Co-Sponsor Rep. Kurt M. Granberg
	H Added Co-Sponsor Rep. Julie Hamos
	H Added Co-Sponsor Rep. Gary Hannig
	H Added Co-Sponsor Rep. Jay C. Hoffman
	H Added Co-Sponsor Rep. Eileen Lyons
	H Added Co-Sponsor Rep. Joseph M. Lyons
	H Added Co-Sponsor Rep. Sidney H. Mathias
	H Added Co-Sponsor Rep. James H. Meyer
	H Added Co-Sponsor Rep. Donald L. Moffitt
	H Added Co-Sponsor Rep. Michael K. Smith
	H Added Co-Sponsor Rep. Cynthia Soto
	H Added Co-Sponsor Rep. Michael Tryon
	H Added Co-Sponsor Rep. David E. Miller
	H Added Co-Sponsor Rep. William Davis
	H Added Co-Sponsor Rep. James D. Brosnahan
	H Added Co-Sponsor Rep. Kevin Joyce
	H Added Co-Sponsor Rep. Kevin A. McCarthy
	H Added Co-Sponsor Rep. Richard T. Bradley
05-02-10	H Do Pass / Short Debate Judiciary II - Criminal Law Committee; 015-000-
	000
	H Added Co-Sponsor Rep. Robert F. Flider
05-02-14	H Placed on Calendar 2nd Reading - Short Debate
05-02-16	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
	H Added Co-Sponsor Rep. David Reis
05-02-17	H Third Reading - Short Debate - Passed 117-000-000
	H Added Co-Sponsor Rep. Jack D. Franks
	H Added Co-Sponsor Rep. Linda Chapa LaVia
	H Added Co-Sponsor Rep. Patrick J Verschoore
	H Added Co-Sponsor Rep. Jack McGuire
05-02-23	S Arrive in Senate
	S Placed on Calendar Order of First Reading February 24, 2005
05-03-03	H Added Co-Sportsor Rep. Marlow H Colvin
05-04-11	S Chief Senate Sponsor Sen. Rickey R. Hendon
05-04-12	S First Reading
	S Referred to Rules
05-04-13	S Assigned to Judiciary
05-04-20	S Postponed - Judiciary
05-05-05	S Do Pass Judiciary: 006-000-000
	S Placed on Calendar Order of 2nd Proding May 10, 2005
05-05-16	S Second Realing
00.00.00	S Placed on Calendar Order of 3rd Reading May 17, 2005
vo-05-18	H Added Co-Sponsor Rep. Naomi D. Jakobsson

05-05-20	S Third Reading - Passed; 058-000-000
	H Passed Both Houses
05-05-28	S Added as Alternate Co-Sponsor Sen. James F. Clayborne, Jr.
	S Added as Alternate Co-Sponsor Sen. Terry Link
	S Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins
	S Added as Alternate Co-Sponsor Sen. Ira I. Silverstein
05-05-29	S Added as Alternate Co-Sponsor Sen. Mattie Hunter
	S Added as Alternate Co-Sponsor Sen. Arthur J. Wilhelmi
	S Added as Alternate Co-Sponsor Sen. Edward D. Maloney
	S Added as Alternate Co-Sponsor Sen. Debbie DeFrancesco Halvorson
05-05-30	S Added as Alternate Co-Sponsor Sen. Gary Forby
	S Added as Alternate Co-Sponsor Sen. Antonio Munoz
	S Added as Alternate Co-Sponsor Sen. Don Harmon
05-06-17	H Sent to the Governor
05-07-12	H Governor Approved
	H Effective Date January 1, 2006

HB-0530 LINDNER-PIHOS AND LYONS, EILEEN.

35 ILCS 405/19 new

Amends the Illinois Estate and Generation-Skipping Transfer Tax Act. Provides that for taxable transfers occurring on or after July 1, 2005, no tax shall be imposed or collected under the Act. Effective July 1, 2005.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-27 H Filed with the Clerk by Rep. Patricia Reid Lindner
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Revenue Committee
- 05-02-03 H Added Chief Co-Sponsor Rep. Sandra M. Pihos 05-02-08 H Added Co-Sponsor Rep. Eileen Lyons
- 05-02-18 H Recommends Be Adopted Sub-committee/ Revenue Committee; 001-002-000; Lost
 - H Remains in Revenue Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0531 FEIGENHOLTZ.

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.

05-01-27 H Filed with the Clerk by Rep. Sara Feigenholtz

- H First Reading
- H Referred to Rules Committee
- 05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0532 LINDNER-COULSON-MULLIGAN-PIHOS-FROEHLICH, FRANKS AND CHAPA LAVIA.

30 ILCS 105/13.6 new

Amends the State Finance Act. Provides that each appropriation for a legislative member initiative must be by a separate line item appropriation that fully describes the legislative member initiative. Provides that no legislative member initiative may be funded through a lump sum appropriation. Defines "legislative member initiative".

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-27 H Filed with the Clerk by Rep. Patricia Reid Lindner
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Added Chief Co-Sponsor Rep. Elizabeth Coulson H Added Chief Co-Sponsor Rep. Rosemary Mulligan H Assigned to Executive Committee
- 05-02-03 H Added Chief Co-Sponsor Rep. Sandra M. Pihos
- 05-02-08 H Added Chief Co-Sponsor Rep. Paul D. Froehlich

05-02-09 H Added Co-Sponsor Rep. Jack D. Franks

H Added Co-Sponsor Rep. Linda Chapa LaVia

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0533 LINDNER.

New Act

Creates the Agency Appropriation Act. Provides that an appropriation bill introduced in and passed by the General Assembly shall contain appropriations to no more than one State department, State agency, or other entity of State government.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-27 H Filed with the Clerk by Rep. Patricia Reid Lindner

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0534 MENDOZA. 5 ILCS 220/3

from Ch. 127, par. 743

Amends the Intergovernmental Cooperation Act. Provides that it is not intended that an intergovernmental agency become a suable entity and that the Act shall not be construed to affect already existing rights or liabilities.

05-01-27 H Filed with the Clerk by Rep. Susana A Mendoza

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

B-0535 LINDNER.

55 ILCS 5/5-1041	from Ch. 34, par. 5-1041
55 ILCS 5/5-1042	from Ch. 34, par. 5-1042

Amends the Counties Code. Allows a county to impose a development impact fee by ordinance, resolution, or development agreement to: undertake capital developments or capital improvements; acquire land; make improvements to the county highway system, buildings, or other property; acquire equipment; or pay for additional personnel. Sets forth considerations in determining the amount of the impact fee, such as: the share of costs that are specifically and uniquely attributable to the new development or subdivision; the demand for land, capital development, capital improvement, equipment, or personnel generated by the development or subdivision; and the direct and material benefit to the development or subdivision. Requires that the impact fee be deposited into interest bearing accounts designated solely for the approved purposes for each school district, park district, library district, or fire protection district located in the county that is affected by the new development or subdivision. Provides that the county is accountable to each of those units of local government for the expenditure of those moneys. Makes other changes. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-27 H Filed with the Clerk by Rep. Patricia Reid Lindner
 - H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Local Government Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0536 LINDNER.

40 ILCS 5/14-119 from Ch. 108 1/2, par. 14-119

40 ILCS 5/14-121 from Ch. 108 1/2, par. 14-121

Amends the State Employee Article of the Pension Code to remove the Social Security offset against widow and survivor annuities for all annuitants, beginning January 1, 2006. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

- 05-01-27 H Filed with the Clerk by Rep. Patricia Reid Lindner H First Reading

 - H Referred to Rules Committee
- 05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0537 LINDNER.

10 ILCS 5/20-8

from Ch. 46, par. 20-8

Amends the Election Code. Provides that absentee ballots of U.S. service members and overseas civilians that are received within 14 days after an election are eligible to be counted if postmarked or dated on or before 11:59 p.m. of the day before the election.

05-01-27 H Filed with the Clerk by Rep. Patricia Reid Lindner

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0538 LINDNER.

55 ILCS 5/5-1035.1 from Ch. 34, par. 5-1035.1

Amends the Counties Code. Adds Kendall County to counties (now, DuPage, Kane, and McHenry) authorized to impose a motor fuel tax.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-27 H Filed with the Clerk by Rep. Patricia Reid Lindner

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0539 JAKOBSSON.

20 ILCS 405/405-270 was 20 ILCS 405/67.18

Amends the Department of Central Management Services Law. Provides that State-supported institutions of higher learning may elect to opt out of and not participate in Department of Central Management Services telecommunications contracts. Sets forth certain requirements for electing to not participate. Provides that the decision to elect to opt out and not participate by the institution may not impair any existing Department telecommunications contract, but that any future contracts must affirmatively provide that they do not impair an institution's right to opt out.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-27 H Filed with the Clerk by Rep. Naomi D. Jakobsson
 - H First Reading
 - H Referred to Rules Committee

05-02-02 H Assigned to Public Utilities Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0540 JAKOBSSON-BOLAND-MAY, YARBROUGH AND KELLY.

35 ILCS 5/216 new

Amends the Illinois Income Tax Act. Provides that, beginning with taxable years ending on or after December 31, 2005, each taxpayer is entitled to an income tax credit in the amount of fees paid in the taxable year by the taxpayer to a recycler for the acceptance of any electronic equipment surrendered by the taxpayer. Provides that the tax credit may not reduce the taxpayer's liability to less than zero and may not be carried forward or back to apply to any other taxable year. Exempts the credit from the sunset provisions of the Act. Effective July 1, 2005.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-27 H Filed with the Clerk by Rep. Naomi D. Jakobsson
 - H Chief Co-Sponsor Rep. Mike Boland
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Revenue Committee
- 05-02-18 H Added Chief Co-Sponsor Rep. Karen May
- 05-03-02 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-08 H Added Co-Sponsor Rep. Robin Kelly
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0541 BOLAND.

10 ILCS 5/28-7 from Ch. 46, par. 28-7

Amends the Election Code. Sets the minimum number of petition signatures for a local public question at 8% of the number of votes cast by registered voters in the governmental unit in the most recent gubernatorial election (now, 10% of the registered voters in the governmental unit).

05-01-27 H Filed with the Clerk by Rep. Mike Boland H First Reading H Referred to Rules Committee 05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0542 BOLAND-BURKE-FRANKS-OSMOND-HOLBROOK.

35	ILCS	5/507EE	new

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

Amends the Illinois Income Tax Act to create a tax checkoff for the Heartsaver AED Fund. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-27 H Filed with the Clerk by Rep. Daniel J. Burke
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Revenue Committee
- 05-02-09 H Added Chief Co-Sponsor Rep. Jack D. Franks
 - H Added Chief Co-Sponsor Rep. Linda Chapa LaVia
 - H Chief Co-Sponsor Changed to Rep. Jack D. Franks
- 05-02-18 H Remove Chief Co-Sponsor Rep. Linda Chapa LaVia
- 05-03-10 H Recommends Be Adopted Sub-committee/ Revenue Committee; 003-000-000
 - H Remains in Revenue Committee
 - H Do Pass / Short Debate Revenue Committee; 012-000-000
 - H Placed on Calendar 2nd Reading Short Debate
- 05-04-08 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-04-14 H Placed on Calendar Order of 3rd Reading Short Debate H Chief Sponsor Changed to Rep. Mike Boland H Added Chief Co-Sponsor Rep. Daniel J. Burke
- 05-04-15 H Third Reading Short Debate Passed 114-000-001
 - H Added Chief Co-Sponsor Rep. JoAnn D. Osmond
 - H Added Chief Co-Sponsor Rep. Thomas Holbrook
 - S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 19, 2005
 - S Chief Senate Sponsor Sen. Martin A. Sandoval
- 05-04-19 S First Reading
 - S Referred to Rules

HB-0543 NEKRITZ.

20 ILCS 687/6-6

Amends the Renewable Energy, Energy Efficiency, and Coal Resources Development Law of 1997. Provides that beginning January 1, 2005, electric utilities and electric suppliers annual pro rata contributions to the Energy Efficiency Program shall be assessed from a total amount of \$45,000,000 (currently 3,000,000), the pro rata amount based upon the number of kilowatt-hours sold by each such entity in the 12 months preceding the year of contribution. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-27 H Filed with the Clerk by Rep. Elaine Nekritz
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Electric Utility Oversight Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0544 RYG-JAKOBSSON-MAY-SOTO, BERRIOS, ACEVEDO, CHAVEZ, BRADLEY, RICHARD, DELGADO, RITA, YARBROUGH AND KELLY.

from Ch. 95 1/2, par. 3-806.4 625 ILCS 5/3-806.4 Amends the Illinois Vehicle Code. Provides that, beginning with the 2007 registration year, an applicant for the registration plates issued to Gold Star recipients shall be charged no fee (rather than a \$15 original issuance fee to be deposited into the Road Fund) in addition to the appropriate registration fee. FISCAL NOTE (Office of the Secretary of State) House Bill 544 will have a minimal fiscal impact on the Secretary of State's Office. NOTE(S) THAT MAY APPLY: Fiscal 05-01-27 H Filed with the Clerk by Rep. Kathleen A. Ryg H First Reading H Referred to Rules Committee 05-02-02 H Assigned to State Government Administration Committee 05-02-09 H Do Pass / Short Debate State Government Administration Committee; 009-000-000 05-02-10 H Placed on Calendar 2nd Reading - Short Debate H Fiscal Note Filed 05-02-18 H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate 05-02-24 H Added Chief Co-Sponsor Rep. Naomi D. Jakobsson H Added Chief Co-Sponsor Rep. Karen May H Added Chief Co-Sponsor Rep. Cynthia Soto H Added Co-Sponsor Rep. Maria Antonia Berrios H Added Co-Sponsor Rep. Edward J. Acevedo H Added Co-Sponsor Rep. Michelle Chavez H Added Co-Sponsor Rep. Richard T. Bradley H Added Co-Sponsor Rep. William Delgado H Added Co-Sponsor Rep. Robert Rita H Third Reading - Short Debate - Passed 114-000-000 05-02-25 S Arrive in Senate S Placed on Calendar Order of First Reading March 1, 2005 S Chief Senate Sponsor Sen. Terry Link 05-03-01 S First Reading S Referred to Rules 05-03-02 H Added Co-Sponsor Rep. Karen A. Yarbrough 05-03-09 H Added Co-Sponsor Rep. Robin Kelly 05-04-13 S Assigned to Transportation 05-04-20 S Do Pass Transportation; 008-000-000 S Placed on Calendar Order of 2nd Reading April 21, 2005 05-05-05 S Second Reading S Placed on Calendar Order of 3rd Reading May 10, 2005 05-05-11 S Third Reading - Passed; 059-000-000 H Passed Both Houses 05-05-28 S Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins 05-05-29 S Added as Alternate Co-Sponsor Sen. Mattie Hunter 05-06-09 H Sent to the Governor 05-07-25 H Governor Approved H Effective Date January 1, 2006 H Public Act 94-0311 HB-0545 BLACK. 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. Permits an election authority to consider specified factors when determining the residence of a college student applying for voter registration. 05-01-27 H Filed with the Clerk by Rep. William B. Black H First Reading H Referred to Rules Committee

- 05-02-02 H Assigned to Executive Committee
- 05-03-02 H Motion Filed Rep. William B. Black; Table House Bill 545 Pursuant to Rule 60(b)

1434

05-03-03 H Motion Prevailed

H Tabled By Sponsor Rep. William B. Black

HB-0546 BLACK-FROEHLICH-MATHIAS-SMITH AND YARBROUGH.

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 from Ch. 24, par. 11-74.4-9 65 ILCS 5/11-74.4-9 65 ILCS 5/11-74.6-40 65 ILCS 110/45 from Ch. 38, par. 17A-1 720 ILCS 5/17A-1 30 ILCS 805/8.29 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, the County Economic Development Project Area Tax Increment Allocation Act, the County Economic Development Project Area Tax Increment Allocation Act of 1991, the Economic Development Project Area Tax Increment Allocation Act of 1995, and the Tax Increment Allocation Redevelopment Act and the Industrial Jobs Recovery Law of the Illinois Municipal Code. Deducts the exemption from assessed value calculations for entities that have adopted tax increment allocation financing under these provisions. Amends the Criminal Code of 1961 to provide that an individual under a deportation order is ineligible for the disabled persons homestead exemption. Preempts home rule. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

- 05-01-27 H Filed with the Clerk by Rep. William B. Black
 - H First Reading

H Referred to Rules Committee

- 5-02-02 H Assigned to Revenue Committee
- 5-02-08 H Added Chief Co-Sponsor Rep. Paul D. Froehlich
- 5-02-16 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
- 05-02-18 H Tabled in Revenue Sub-committee; 003-000-000
 - H Motion Filed Rep. William B. Black; Table House Bill 546 Pursuant to Rule 60(b)
- 05-02-23 H Motion Prevailed

H Tabled By Sponsor Rep. William B. Black

05-03-17 H Added Chief Co-Sponsor Rep. Michael K. Smith

HB-0547 HOLBROOK.

415 ILCS 5/1

from Ch. 111 1/2, par. 1001

Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.

- 05-01-27 H Filed with the Clerk by Rep. Thomas Holbrook
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0548 HOLBROOK.

415 ILCS 5/41

from Ch. 111 1/2, par. 1041

Amends the Environmental Protection Act. Makes a technical change to a Section concerning judicial review.

05-01-27 H Filed with the Clerk by Rep. Thomas Holbrook

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0549 HOLBROOK.

415 ILCS 5/12.5

Amends the Environmental Protection Act. Makes a technical change in a Section concerning NPDES discharge fees.

05-01-27 H Filed with the Clerk by Rep. Thomas Holbrook

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0550 HOLBROOK.

415 ILCS 5/22

Amends the Environmental Protection Act. Makes a technical change to a Section concerning regulations.

from Ch. 111 1/2, par. 1022

05-01-27 H Filed with the Clerk by Rep. Thomas Holbrook

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0551 BLACK-REITZ-WATSON-BOLAND-OSMOND, BERRIOS, CHAVEZ, JEFFERSON, JAKOBSSON, GORDON, YOUNGE, BELLOCK, FRANKS, CHAPA LAVIA AND MOFFITT.

35 ILCS 200/21-15

35 ILCS 200/21-20

35 ILCS 200/21-25

Amends the Property Tax Code. Provides that if a member of a reserve component of the armed forces of the United States who has an ownership interest in property taxed under the Code is called to active duty for deployment outside the continental United States and is on active duty on the due date of any installment of taxes due under the Code, he or she shall not be deemed delinquent in the payment of the installment and no interest shall accrue or be charged as a penalty on the installment until one year (now, 30 days) after that member returns from active duty. Effective immediately.

HOUSE AMENDMENT NO. 1

Changes the extension of the date on which property taxes are delinquent from one year to 180 days after the member of the Illinois National Guard or a reserve component of the armed forces of the United States returns from active duty.

HOUSE AMENDMENT NO. 2

Adds reference to:

35 ILCS 200/21-310

Further amends the Property Tax Code. Requires a service member seeking a property tax extension to notify the county clerk and county collector (now, only county clerk must be notified) upon being deactivated from active duty. Authorizes courts to find a tax sale in error if the owner of property is a member of the armed forces of the United States who has applied for an extension of his or her due date in the required manner.

SENATE COMMITTEE AMENDMENT NO. 1

Adds reference to:

35 ILCS 200/21-30

Deletes everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes: Requires the reservist or guardsperson to make a reasonable effort to notify the county clerk and county collector of his or her activation to active duty. Provides that the reservist or guardsperson must notify the county clerk and the county collector within 180 days (instead of 30 days) after his or her deactivation. Deletes provisions concerning an amnesty period in Cook County for certain National Guard members for taxes on homestead property due and payable in 1991 or 1992. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

05-01-27 H Filed with the Clerk by Rep. William B. Black

H First Reading

H Referred to Rules Committee 05-02-02 H Assigned to Revenue Committee 05-02-16 H Added Chief Co-Sponsor Rep. Dan Reitz 05-02-17 H Added Co-Sponsor Rep. Maria Antonia Berrios H Added Co-Sponsor Rep. Michelle Chavez 05-02-18 H Recommends Be Adopted Sub-committee/ Revenue Committee; 003-000-000 H Remains in Revenue Committee 05-03-03 H House Amendment No. 1 Filed with Clerk by Revenue Committee H House Amendment No. 2 Filed with Clerk by Revenue Committee H House Amendment No. 1 Adopted in Revenue Committee; by Voice Vote H House Amendment No. 2 Adopted in Revenue Committee; by Voice Vote H Do Pass as Amended / Short Debate Revenue Committee; 012-000-000 H Placed on Calendar 2nd Reading - Short Debate 05-03-07 H Added Chief Co-Sponsor Rep. Jim Watson 05-03-15 H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate 05-04-05 H Added Co-Sponsor Rep. Charles E. Jefferson 05-04-12 H Added Co-Sponsor Rep. Naomi D. Jakobsson H Added Co-Sponsor Rep. Careen M Gordon H Added Chief Co-Sponsor Rep. Mike Boland H Added Chief Co-Sponsor Rep. JoAnn D. Osmond H Added Co-Sponsor Rep. Wyvetter H. Younge H Added Co-Sponsor Rep. Patricia R. Bellock H Added Co-Sponsor Rep. Jack D. Franks H Added Co-Sponsor Rep. Linda Chapa LaVia H Added Co-Sponsor Rep. Donald L. Moffitt H Third Reading - Short Debate - Passed 116-000-000 S Arrive in Senate S Placed on Calendar Order of First Reading April 13, 2005 05-04-13 S Chief Senate Sponsor Sen. Dale A. Righter 05-04-14 S First Reading S Referred to Rules 05-04-21 S Assigned to Revenue 05-05-03 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Dale A. Righter S Senate Committee Amendment No. 1 Referred to Rules 05-05-04 S Senate Committee Amendment No. 1 Rules Refers to Revenue S Senate Committee Amendment No. 1 Adopted 05-05-05 S Do Pass as Amended Revenue; 008-000-000 S Placed on Calendar Order of 2nd Reading May 10, 2005 05-05-11 S Second Reading S Placed on Calendar Order of 3rd Reading May 12, 2005 S Third Reading - Passed; 058-000-000 05-05-17 H Arrived in House H Placed on Calendar Order of Concurrence Senate Amendment(s) 1 05-05-18 H Senate Committee Amendment No. 1 Motion Filed Concur Rep. William B. Black H Senate Committee Amendment No. 1 Motion to Concur Referred to Rules Committee 05-05-23 H Senate Committee Amendment No. 1 Motion to Concur Recommends be Adopted Rules Committee; 003-002-000 05-05-29 H Senate Committee Amendment No. 1 House Concurs 113-000-000 H Passed Both Houses 05-06-27 H Sent to the Governor 05-07-25 H Governor Approved H Effective Date July 25, 2005

HB-0552 BLACK.

35 ILCS 130/3-2 new

35 ILCS 135/3-2 new

35 ILCS 143/10-32 new

Amends the Cigarette Tax Act, the Cigarette Use Tax Act, and the Tobacco Products Tax Act of 1995. Provides that, beginning on January 1, 2006, a distributor may deduct the amount of bad debts from the tax imposed under these Acts. Provides that "bad debt" means the taxes attributable to any portion of a debt owed to the distributor that is related to a sale of cigarettes or tobacco products subject to tax under these Acts, that is not otherwise deductible or excludable, that has become worthless or uncollectible, and that meets other criteria. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-27 H Filed with the Clerk by Rep. William B. Black

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Revenue Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0553 BLACK-LANG.

New Act

Creates the Motor Fuel Fair Marketing Practices Act. Prohibits price gouging on the retail sale of motor fuel in response to the occurrence of a disaster. Provides that a violation of the federal Robinson-Patman Act with respect to the retail sale of motor fuel constitutes a violation of this Act. Prohibits the practice of selling motor fuel at retail prices that are below cost, where the effect is to injure or lessen competition. Provides for investigation and enforcement by the Attorney General. Provides for civil penalties for a violation of the Act. Effective July 1, 2005.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Creates the Motor Fuel Fair Marketing Practices Act with provisions different than those contained in the new Act that was created by the introduced bill. Provides that it is a violation of the Act to engage in motor fuel price gouging in response to the occurrence of a national disaster or State emergency, except where the sale is both an isolated and inadvertent incident. Provides that in certain instances it is not a violation of the Act to sell or advertise for sale motor fuel at a retail price that would constitute a below cost sale. Allows concessions of up to 5% of the motor fuel sale, provided that the concessions are not given by the motor fuel retailer or an affiliate, that the cost of the concessions are not borne by the motor fuel retailer or affiliate, and that the concessions do not reduce the pump price and net amount paid for the motor fuel at the time of the sale. Provides that if there is a concession that exceeds 5%, that otherwise meets the specified criteria, the motor fuel retailer is required to take certain actions to stop the excess portion of the concession. Provides that the Department of Revenue and the Attorney General shall have certain powers and duties under the Act. Establishes a Motor Fuel Cost Review Board. Provides the remedies and penalties for selling motor fuel below cost and price gouging.

05-01-27 H Filed with the Clerk by Rep. William B. Black

H First Reading

H Referred to Rules Committee

- 05-02-01 H Added Chief Co-Sponsor Rep. Lou Lang
- 05-02-02 H Assigned to Consumer Protection Committee
- 05-02-23 H House Amendment No. 1 Filed with Clerk by Consumer Protection Committee
 - H House Amendment No. 1 Adopted by Voice Vote
 - H Remains in Consumer Protection Committee
- 05-03-02 H Motion Filed Rep. William B. Black; Table House Bill 553 Black Pursuant to Rule 60(b)
- 05-03-03 H Motion Prevailed

H Tabled By Sponsor Rep. William B. Black

BLACK-DUGAN, BEISER, YARBROUGH AND GORDON. HB-0554

- 35 ILCS 5/211
- 35 ILCS 10/5-20
- 35 ILCS 10/5-45

Amends the Economic Development for a Growing Economy Tax Credit Act. Provides that the duration of the credit may not exceed 15 (now, 10) taxable years. In provisions setting

forth requirements for applicants for the credit, provides that for projects determined to be eligible because they meet the investment and new employee criteria established by the Department of Commerce and Economic Opportunity, the Department shall approve those that will provide a return on the State's investment. Amends the Illinois Income Tax Act to make the commensurate change extending the duration of the credit to 15 years. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-27 H Filed with the Clerk by Rep. William B. Black
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Revenue Committee
- 05-02-10 H Added Co-Sponsor Rep. Daniel V. Beiser
- 05-02-18 H Motion Filed Rep. William B. Black; Table House Bill 554 Pursuant to Rule 60(b)
- 05-02-23 H Motion Prevailed
 - H Tabled By Sponsor Rep. William B. Black

05-03-15 H Added Chief Co-Sponsor Rep. Lisa M. Dugan

05-03-16 H Added Co-Sponsor Rep. Careen M Gordon

HB-0555 MOLARO-POE-MATHIAS-BLACK. EDDY AND REITZ.

- 40 ILCS 5/14-119
- from Ch. 108 1/2, par. 14-119
- 40 ILCS 5/14-121 from Ch. 108 1/2, par. 14-121

Amends the State Employee Article of the Pension Code to remove the Social Security offset against widow and survivor annuities for all annuitants, beginning January 1, 2006. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

- 05-01-27 H Filed with the Clerk by Rep. Robert S. Molaro
 - H Chief Co-Sponsor Rep. Raymond Poe
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Executive Committee 05-02-04 H Assigned to Executive Committee 05-02-16 H Added Chief Co-Sponsor Rep. Sidney H. Mathias 05-02-17 H Added Co-Sponsor Rep. Roger L. Eddy 05-03-01 H Added Chief Co-Sponsor Rep. William B. Black 05-03-08 H Added Co-Sponsor Rep. Dan Reitz 05-03 H B Pole 10(2) / Reperfect to Pole Committee

- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0556 COLLINS.

705 ILCS 405/5-115

Amends the Juvenile Court Act of 1987. Makes a technical change in a Section of the "Delinquent Minors" Article of the Act concerning the rights of victims.

- 05-01-27 H Filed with the Clerk by Rep. Annazette Collins
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0557 COLLINS.

705 ILCS 405/5-501

Amends the Juvenile Court Act of 1987. Makes a technical change in a Section concerning detention or shelter care hearings.

- 05-01-27 H Filed with the Clerk by Rep. Annazette Collins
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

PARKE-FROEHLICH, BERRIOS, CHAVEZ AND SOTO. HB-0558

- 105 ILCS 5/10-20.40 new
- 105 ILCS 5/34-18.32 new
- 30 ILCS 805/8.29 new

Amends the School Code. Provides that a school board must require each school that maintains any of grades kindergarten through 8 that has a student access computer to either (i) equip the computer with software that seeks to prevent minors from gaining access to explicit sexual materials or (ii) obtain Internet connectivity from an Internet service provider that provides filter services to limit access to explicit sexual materials. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

- 05-01-27 H Filed with the Clerk by Rep. Paul D. Froehlich
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Elementary & Secondary Education Committee
- 05-02-03 H Chief Sponsor Changed to Rep. Terry R. Parke
 - H Added Chief Co-Sponsor Rep. Paul D. Froehlich
- 05-02-17 H Added Co-Sponsor Rep. Maria Antonia Berrios
 - H Added Co-Sponsor Rep. Michelle Chavez
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

05-04-12 H Added Co-Sponsor Rep. Cynthia Soto

HB-0559 PARKE-BERRIOS.

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.

05-01-27 H Filed with the Clerk by Rep. Terry R. Parke

- H Chief Co-Sponsor Rep. Maria Antonia Berrios
 - H First Reading
 - H Referred to Rules Committee

05-02-02 H Assigned to Judiciary II - Criminal Law Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0560 COLLINS.

705 ILCS	405/1-7 405/1-8 405/1-9	from	Ch.	37,	par.	801-7
705 ILCS	405/1-8				•	801-8
705 ILCS	405/1-9	from	Ch.	37.	par.	801-9
705 ILCS	405/2-10 405/3-12	from	Ch.	37.	par.	802-10
705 ILCS	405/3-12	from	Ch.	37,	par.	803-12
705 ILCS	405/4-9					804-9
705 ILCS	405/5-105			-	•	
705 ILCS	405/5-120					
705 ILCS	405/5-130					
705 ILCS	405/5-401.5					
705 ILCS						
705 ILCS						
705 ILCS	405/5-905					
705 ILCS	405/5-915					
	5/3-10-7	from	Ch.	38,	par.	1003-10-7
730 ILCS	5/5-5-3	from	Ch.	38,	par.	1005-5-3
730 ILCS	5/5-5-3 5/5-6-3 5/5-6-3.1	from	Ch.	38,	par.	1005-6-3
730 ILCS	5/5-6-3.1	from	Ch.	38,	par.	1005-6-3.1
730 ILCS	5/5-7-1	from	Ch.	38,	par.	1005-7-1
	5/5-8-1.1	from	Ch.	38,	par.	1005-8-1.1
730 ILCS	5/5-8-1.2					
730 ILCS	5/5-8-6	from	Ch.	38,	par.	1005-8-6

Amends the Juvenile Court Act of 1987 and the Unified Code of Corrections. Provides that persons under 18 years of age (rather than under 17 years of age) who commit offenses, other than traffic, boating, or fish and game law offenses, or violations of municipal or county ordinances, are subject to the proceedings under the Juvenile Court Act of 1987 for delinquent minors.

05-01-27 H Filed with the Clerk by Rep. Annazette Collins H First Reading H Referred to Rules Committee

05-02-02 H Assigned to Judiciary II - Criminal Law Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0561 RITA-BRADLEY, RICHARD-DAVIS, MONIOUE-LYONS, JOSEPH-SAVIANO, BURKE, MCAULIFFE, DAVIS, WILLIAM, TRYON, MATHIAS, MOFFITT, DUNN, MITCHELL, BILL AND BOLAND.

- 5 ILCS 80/4.16
- 5 ILCS 80/4.26 new 225 ILCS 335/5 from Ch. 111, par. 7505 225 ILCS 335/7 from Ch. 111, par. 7507
- 225 ILCS 335/11.5

Amends the Regulatory Sunset Act to extend the repeal of the Illinois Roofing Industry Licensing Act to January 1, 2016. Amends the Illinois Roofing Industry Licensing Act. Provides that every roofing contractor shall affix the licensee's name, as it appears on the license (now, just requires the contractor to affix the licensee's name), on all commercial vehicles (rather than just vehicles) used as part of his or her business as a roofing contractor. Removes provisions concerning fees for applicants for initial certification who apply for licensure during the second half of the biennial period, fees for any change of the license that requires the issuance of a new license, and the maximum amount of the biennial renewal fee. Changes the number of members of the Roofing Advisory Board from 8 to 7. Removes a provision requiring one of the licensed roofing contractors on the Board to be a representative of an association predominately representing retailers. Effective immediately.

HOUSE AMENDMENT NO. 1

Restores the provision requiring one of the licensed roofing contractors on the Roofing Advisory Board to be a representative of an association predominately representing retailers and restores the number of members on the Board to 8.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-27 H Filed with the Clerk by Rep. Robert Rita
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Registration and Regulation Committee
- 05-02-03 H Added Chief Co-Sponsor Rep. Richard T. Bradley
- 05-02-17 H House Amendment No. 1 Filed with Clerk by Registration and Regulation Committee
 - H House Amendment No. 1 Adopted in Registration and Regulation Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Registration and Regulation Committee: 025-000-000
- H Placed on Calendar 2nd Reading Short Debate 05-02-18
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- H Added Co-Sponsor Rep. Monique D. Davis 05-02-23
- 05-02-24 H Consideration Postponed
 - H Placed on Calendar Consideration Postponed
 - H Added Chief Co-Sponsor Rep. Monique D. Davis
 - H Added Chief Co-Sponsor Rep. Joseph M. Lyons
 - H Removed Co-Sponsor Rep. Monique D. Davis
- H Added Chief Co-Sponsor Rep. Angelo Saviano 05-02-25
 - H Added Co-Sponsor Rep. Daniel J. Burke
 - H Added Co-Sponsor Rep. Michael P. McAuliffe
- H Added Co-Sponsor Rep. William Davis H Added Co-Sponsor Rep. Michael Tryon 05-03-03
 - - H Added Co-Sponsor Rep. Sidney H. Mathias
 - H Added Co-Sponsor Rep. Donald L. Moffitt
 - H Added Co-Sponsor Rep. Joe Dunn
 - H Added Co-Sponsor Rep. Bill Mitchell
 - H Added Co-Sponsor Rep. Mike Boland
- 05-04-13 H Third Reading - Short Debate - Passed 061-055-000
- 05-04-14 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 15, 2005

	S Chief Senate Sponsor Sen. Antonio Munoz
	S First Reading
	S Referred to Rules
05-04-21	S Assigned to Licensed Activities
05-05-05	S Do Pass Licensed Activities; 007-000-000
	S Placed on Calendar Order of 2nd Reading May 10, 2005
05-05-10	S Added as Alternate Co-Sponsor Sen. William E. Peterson
	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 12, 2005
05-05-12	S Sponsor Removed Sen. William E. Peterson
	S Added as Alternate Chief Co-Sponsor Sen. William E. Peterson
05-05-17	S Third Reading - Passed; 054-004-000
	H Passed Both Houses
05-05-28	S Added as Alternate Co-Sponsor Sen. Terry Link
	S Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins
	S Added as Alternate Co-Sponsor Sen. Ira I. Silverstein
05-06-15	H Sent to the Governor
05-07-19	H Governor Approved
	H Effective Date July 19, 2005
	H Public Act 94-0254

HB-0562 RITA.

225 ILCS 335/3a new

Amends the Illinois Roofing Industry Licensing Act. Adds a Section concerning licensure for roofers. Contains only a caption.

- 05-01-27 H Filed with the Clerk by Rep. Robert Rita
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0563 RITA-MATHIAS AND YARBROUGH.

625 ILCS 5/12-610.1 new

Amends the Illinois Vehicle Code. Provides that a person under the age of 19 years may not use a cellular or other mobile telephone while driving. Provides that the provision does not apply to specified communications regarding emergency situations. Provides that a violation is a petty offense punishable by a fine of \$100.

- 05-01-27 H Filed with the Clerk by Rep. Robert Rita
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
- H Assigned to Transportation and Motor Vehicles Committee
- 05-03-02 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0564 BEISER-BOLAND.

- 220 ILCS 5/Art. XX heading new
- 220 ILCS 5/20-5 new
- 220 ILCS 5/20-10 new
- 220 ILCS 5/20-15 new
- 220 ILCS 5/20-20 new
- 220 ILCS 5/20-25 new

Amends the Public Utilities Act. Requires each natural gas public utility to file annually a set of transportation schedules or tariffs applicable to public schools authorizing a public school association to aggregate the purchase of natural gas for its members. Requires the transportation schedules or tariffs to (i) establish certain delivery charges; (ii) authorize a public school association to contract with a public utility to provide certain usage projections; and (iv) authorize the public utility to impose a penalty under limited circumstances. Authorizes the Illinois Commerce Commission to suspend the transportation schedule or tariff for up to 3 months. Requires energy sellers to comply with applicable Commission rules. Provides that any

HB-0565 to HB-0566

agreement between a public school association and an energy seller is void if the energy seller does not comply with Commission rules. Requires each natural gas public utility to file an annual statement of its revenues and incremental costs incurred as a direct result of the aggregation of natural gas for public schools. Authorizes the Commission to promulgate rules that are reasonable and necessary to administer the aggregation program. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-27 H Filed with the Clerk by Rep. Kathleen A. Ryg
 - H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Assigned to Public Utilities Committee
- 05-03-09 H Chief Sponsor Changed to Rep. Daniel V. Beiser
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-03-15 H Added Chief Co-Sponsor Rep. Mike Boland

HB-0565 BEISER.

220 ILCS 5/16-102

Amends the Public Utilities Act. For public schools, changes the calculation of the "transition charge" by subtracting the greater of the following amounts: (i) 0.5 cents per kilowatt-hour during the period October 1, 1999 through December 31, 2004, 1.25 cents per kilowatt-hour in calendar year 2005, and 1.5 cents per kilowatt-hour in calendar year 2006, multiplied in each year by an identified usage; or (ii) an amount equal to the following percentages of the amount produced by applying the applicable base rates or contract rate to the identified usage: 8% for the period October 1, 1999 through December 31, 2002, 10% in calendar years 2003 and 2004, 15% in calendar year 2005, and 25% in calendar year 2006 (now, the transition charge for public schools is calculated in the same manner as that of all nonresidential retail customers). Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-27 H Filed with the Clerk by Rep. Kathleen A. Ryg
 - H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Assigned to Public Utilities Committee
- 05-03-09 H Chief Sponsor Changed to Rep. Daniel V. Beiser
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0566 RYG-NEKRITZ-LANG-HULTGREN AND KRAUSE.

770 ILCS 10)5/1	from	Ch.	82,	par.	351
770 ILCS 10)5/2	from	Ch.	82,	par.	352
770 ILCS 10)5/3	from	Ch.	82,	par.	353
770 ILCS 10)5/4.1 new					
770 ILCS 10)5/5	from	Ch.	82,	par.	355
770 ILCS 10)5/5.1 new					
770 ILCS 10)5/6	from	Ch.	82,	par.	356

Amends the Tool and Die Lien Act. Provides that a toolmaker has a lien on all special tools produced by it and on all proceeds from the assignment, sale, transfer, exchange, or other disposition of the special tool until the toolmaker is paid in full. Defines "toolmaker". Provides that an initial notice in writing shall be given to the customer and processor, either delivered personally or sent by registered mail to the last known address of the customer and the processor. Requires that the notice state that a lien is claimed in the amount set forth and include a demand for payment. Provides remedies for a toolmaker who is not paid for a special tool. Sets out second notice requirements that must be met before a toolmaker may sell a special tool.

SENATE FLOOR AMENDMENT NO. 2

Adds reference to: 770 ILCS 60/21

from Ch. 82, par. 21

Provides that, if and only if Senate Bill 1930 of the 94th General Assembly becomes law in the form in which it passed the Senate, the Mechanics Lien Act is amended by providing that certain subordination provisions (rather than waiver or subordination provisions) are not binding on the subcontractor unless set forth in their entirety in writing in the contract between the contractor and subcontractor or material supplier.

05-01-27 H Filed with the Clerk by Rep. Kathleen A. Ryg

H First Reading

	H Referred to Rules Committee
05-02-02	H Assigned to Judiciary I - Civil Law Committee
05-02-03	H Added Chief Co-Sponsor Rep. Elaine Nekritz
	H Added Chief Co-Sponsor Rep. Lou Lang
05-02-09	H Do Pass / Short Debate Judiciary I - Civil Law Committee; 012-000-000
	H Added Chief Co-Sponsor Rep. Randall M. Hultgren
05-02-10	H Placed on Calendar 2nd Reading - Short Debate
	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-02-16	H Added Co-Sponsor Rep. Carolyn H. Krause
05-02-17	H Third Reading - Short Debate - Passed 117-000-000
05-02-23	S Arrive in Senate
	S Placed on Calendar Order of First Reading February 24, 2005
	S Chief Senate Sponsor Sen. Terry Link
05-02-24	S First Reading
	S Referred to Rules
05-04-06	S Added as Alternate Co-Sponsor Sen. Mike Jacobs
05-04-08	S Added as Alternate Co-Sponsor Sen, Steven J. Rauschenberger
05-04-11	S Added as Alternate Chief Co-Sponsor Sen. Dave Sullivan
05-04-12	S Added as Alternate Co-Sponsor Sen. Edward Petka
05-04-13	S Assigned to Judiciary
05-04-20	S Do Pass Judiciary: 010-000-000
	S Placed on Calendar Order of 2nd Reading April 21, 2005
05-04-22	S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Terry Link
	S Senate Floor Amendment No. 1 Referred to Rules
05-05-13	S Senate Floor Amendment No. 2 Filed with Secretary by Sen. John J.
	Cullerton
	S Senate Floor Amendment No. 2 Referred to Rules
05-05-16	S Senate Floor Amendment No. 1 Rules Refers to Judiciary
	S Senate Floor Amendment No. 2 Rules Refers to Judiciary
	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 17, 2005
05-05-17	S Senate Floor Amendment No. 1 Recommend Do Haopt success,
	002-001 S Service Floor Amondment No. 2 Recommend Do Adopt Judiciary: 009-
	S Senate Floor Amendment No. 2 Recommend Do Floor Floor Floor
	000-000
05-05-20	S Recalled to Second Reading
	S Senate Floor Amendment No. 1 Tabled Link
	S Senate Floor Amendment No. 2 Adopted; Cullerton
	S Placed on Calendar Order of 3rd Reading
	S Third Reading - Passed; 057-000-000
	H Arrived in House H Placed on Calendar Order of Concurrence Senate Amendment(s) 2
05-05-25	
03-03-23	Ryg
	H Senate Floor Amendment No. 2 Motion to Concur Referred to Rules
	Committee
05-05-26	H Senate Floor Amendment No. 2 Motion to Concur Recommends be
05-05-20	Adopted Rules Committee; 003-002-000
05-05-31	H Senate Floor Amendment No. 2 House Concurs 115-000-000
00.00.01	H Passed Both Houses
05-06-29	H Sent to the Governor
	H Governor Approved
	H Effective Date January 1, 2006
	H Public Act
HB-0567 RY	G-MATHIAS-LANG-NEKRITZ-KELLY AND MILLER.
110 0007 K	

30 ILCS 805/8from Ch. 85, par. 220830 ILCS 805/9.1from Ch. 85, par. 2209.1Amends the State Mandates Act. Changes references concerning the implementation of service mandates, tax exemption mandates, and personnel mandates. Provides that the appropriate

HB-0568 to HB-0568

State entity shall determine within 90 days after receiving a claim for reimbursement whether the claim is reimbursable under the Act and shall notify each local government filing a claim of its determination. If the appropriate State entity fails to notify the local government concerning its claim within 90 days, the local government shall assume the claim is reimbursable. Provides that the failure to timely notify the local government relieves the local government of the obligation to implement the mandate. Places identical decision and notification requirements on the State Mandates Board of Review with respect to appeals it handles. Removes provisions authorizing direct appeal to the State Mandates Board of Review if the Department of Commerce and Economic Opportunity does not respond to a claim for reimbursement within 120 days. Provides that members of the State Mandates Board of Review shall have experience in local government finance. Effective immediately.

FISCAL NOTE (Central Management Services)

The Department of Central Management Services anticipates no fiscal impact from this bill.

- NOTE(S) THAT MAY APPLY: Fiscal; Mandate
 - 05-01-27 H Filed with the Clerk by Rep. Kathleen A. Ryg H First Reading
 - H Referred to Rules Committee
 - 05-02-02 H Assigned to State Government Administration Committee
 - 05-02-03 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
 - H Added Chief Co-Sponsor Rep. Lou Lang
 - H Added Chief Co-Sponsor Rep. Elaine Nekritz
 - H Added Chief Co-Sponsor Rep. Robin Kelly
 - 05-03-02 H Motion to Suspend Rule 25 Prevailed
 - 05-03-09 H Do Pass / Short Debate State Government Administration Committee; 009-000-000
 - 05-03-10 H Placed on Calendar 2nd Reading Short Debate
 - 05-03-16 H Fiscal Note Filed
 - 05-04-05 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
 - 05-04-12 H Added Co-Sponsor Rep. David E. Miller
 - H House Amendment No. 1 Filed with Clerk by Rep. Kathleen A. Ryg
 - H House Amendment No. 1 Referred to Rules Committee
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0568 JOYCE, BLACK, MAY AND YARBROUGH.

5 ILCS 312/3-110 new

765 ILCS 5/20

from Ch. 30, par. 19

Amends the Illinois Notary Public Act. Requires that a notary public keep a journal as to notarization of documents concerning real property. Specifies the information to be entered in the journal in order to identify the witnesses who or documents that affirmed the identity of persons whose acknowledgements were notarized. Specifies the manner in which the journal must be kept and the conditions under which journal entries must be disclosed. Makes violations by a notary public punishable by fines imposed by the Secretary of State and revocation of the notarya's commission. Amends the Conveyances Act. Provides that rights and interests may be acknowledged or proved outside Illinois but within the United States and its territories by a notary public in substantial compliance with the Illinois Notary Public Act (now, by a notary public).

NOTE(S) THAT MAY APPLY: Correctional

- 05-01-27 H Filed with the Clerk by Rep. Kevin Joyce
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Judiciary I Civil Law Committee
- 05-02-03 H Added Co-Sponsor Rep. William B. Black
- 05-03-09 H Do Pass / Short Debate Judiciary I Civil Law Committee; 014-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate
- 05-03-11 H Added Co-Sponsor Rep. Karen May
- 05-03-16 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-04-08 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0569 CHURCHILL.

60 ILCS 1/220-22 new

Amends the Township Code. Authorizes a township board to establish a township pharmacy, upon the request of the supervisor of general assistance, by either (i) entering into contractual agreements with senior centers or (ii) using existing township offices. Requires the township pharmacy to employ at least one licensed pharmacist to supervise the facility, and requires all pharmaceuticals available through the pharmacy to have been approved by the Federal Drug Administration.

05-01-27 H Filed with the Clerk by Rep. Robert W. Churchill H First Reading H Referred to Rules Committee 05-02-02 H Assigned to Local Government Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0570 CHURCHILL.

230 ILCS 10/3 230 ILCS 10/7

from Ch. 120, par. 2403 from Ch. 120, par. 2407

Amends the Riverboat Gambling Act. Provides that any owners license and any riverboat home dock relocation authorized on or after the effective date of this amendatory Act of the 94th General Assembly shall not authorize the conduct of riverboat gambling operations from a home dock that is located within the boundaries of a redevelopment project area under the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Effective immediately.

HOUSE AMENDMENT NO. 1

Provides that the prohibition against conducting riverboat gambling operations from a home dock that is located within the boundaries of a redevelopment project area under the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code does not apply to the conduct of riverboat gambling operations from a home dock located within a county of 3,000,000 or more inhabitants.

HOUSE AMENDMENT NO. 2

Provides that a home dock relocation of more than 5 miles on or after the effective date shall not authorize the conduct of riverboat gambling operations from a home dock that is located within the boundaries of a redevelopment project area under the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-27 H Filed with the Clerk by Rep. Robert W. Churchill

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Gaming Committee

05-03-09 H House Amendment No. 1 Filed with Clerk by Gaming Committee

- H House Amendment No. 2 Filed with Clerk by Gaming Committee
- H House Amendment No. 1 Adopted in Gaming Committee; by Voice Vote H House Amendment No. 2 Adopted in Gaming Committee; by Voice Vote
- H Motion Do Pass as Amended Lost Gaming Committee; 003-007-000
- H Remains in Gaming Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0571 CHURCHILL AND YARBROUGH.

New Act

720 ILCS 5/24-2

from Ch. 38, par. 24-2

Creates the Law Enforcement Officers Safety Act. Provides that notwithstanding any other provision of the law of this State or an ordinance of any political subdivision of this State, an individual who is a qualified law enforcement officer or a qualified retired law enforcement officer and who is carrying specified identification may carry a concealed firearm in this State. Amends the Criminal Code of 1961 to exempt these qualified law enforcement officers and qualified retired law enforcement officers from certain unlawful use of weapons provisions and from aggravated unlawful use of a weapon provisions.

- 05-01-27 H Filed with the Clerk by Rep. Robert W. Churchill
 - H First Reading
 - H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-01 H Added Co-Sponsor Rep. Karen A. Yarbrough 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0572 FRANKS-MATHIAS, CHAPA LAVIA, BOLAND, BEISER, YARBROUGH, DUGAN, WASHINGTON, SMITH, D'AMICO, BAILEY, JEFFERSON, CHAVEZ AND DELGADO.

New Act

Creates the Child Protection Registry Act. Requires the Attorney General to establish a Child Protection Registry. Makes it unlawful for a person to initiate any commercial message or communication to any registered Contact Point if the message or communication: advertises products or services that a minor child is prohibited by law from purchasing; or contains or advertises adult content or links to such content. Makes it unlawful for a person to promote or allow the promotion of a trade or business in violation of this Act. Provides that the Contact Points subject to the Child Protection Registry are electronic mail addresses, instant message identities, postal addresses, and telephone numbers. Provides that consent by a minor is not a defense for a violation of this Act. Provides that a person is not in violation of the Act if the Contact Point has been on the Registry for less than 30 days or the person reasonably relies on the Registry provided by the Attorney General. Provides that the Attorney General shall establish procedures to report violations of this Act. Contains criminal and civil penalties. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

05-01-27	H Filed with the Clerk by Rep. Jack D. Franks
	H First Reading
	H Referred to Rules Committee
05-02-02	H Chief Co-Sponsor Rep. Sidney H. Mathias
	H Assigned to Executive Committee
05-02-09	H Added Co-Sponsor Rep. Linda Chapa LaVia
05-02-15	H Added Co-Sponsor Rep. Mike Boland
05-02-16	H Added Co-Sponsor Rep. Daniel V. Beiser
05-03-02	H Added Co-Sponsor Rep. Karen A. Yarbrough
05-03-09	H Added Co-Sponsor Rep. Lisa M. Dugan
05-03-10	H Rule 19(a) / Re-referred to Rules Committee
05-03-16	H Added Co-Sponsor Rep. Eddie Washington
	H Added Co-Sponsor Rep. Michael K. Smith
	H Added Co-Sponsor Rep. John D'Amico
	H Added Co-Sponsor Rep. Patricia Bailey
05-03-17	H Added Co-Sponsor Rep. Charles E. Jefferson
	H Added Co-Sponsor Rep. Michelle Chavez
	H Added Co-Sponsor Rep. William Delgado

HB-0573 HOLBROOK.

New Act

Creates the Mold Remediation Registration Act. Contains only a short title provision.

- 05-01-27 H Filed with the Clerk by Rep. Thomas Holbrook
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Executive Committee
- 05-02-09 H Added Chief Co-Sponsor Rep. Linda Chapa LaVia
- 05-02-18 H Remove Chief Co-Sponsor Rep. Linda Chapa LaVia
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0574 CHAPA LAVIA.

765 ILCS 705/10 new

Amends the Landlord and Tenant Act. Provides that a landlord must comply with standards adopted by a county or multiple county health department concerning the presence of lead paint in buildings. Provides that a landlord who fails to comply is guilty of a Class C misdemeanor. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

05-01-27 H Filed with the Clerk by Rep. Linda Chapa LaVia

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Environmental Health Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0575 MOLARO-DAVIS, MONIQUE AND YARBROUGH.

430 ILCS 65/8	from Ch. 38, par. 83-8
720 ILCS 5/24-1	from Ch. 38, par. 24-1
720 ILCS 5/24-1.1	from Ch. 38, par. 24-1.1
720 ILCS 5/24-1.6	-
720 ILCS 5/24-3	from Ch. 38, par. 24-3
720 ILCS 5/24-3.1	from Ch. 38, par. 24-3.1
720 ILCS 5/24-4.1 new	
America de Electronico Oren	TI CC C I A D

Amends the Firearm Owners Identification Card Act. Provides that the Department of State Police may revoke the Firearm Owner's Identification Card of a person who fails to report the loss or theft of a firearm to the Department within 72 hours after obtaining knowledge of the loss or theft. Amends the Criminal Code of 1961. Provides that the possession of each firearm in violation of various laws concerning the unlawful use of weapons, unlawful use or possession of firearms by a felon, unlawful possession of firearms or firearm ammunition, and aggravated unlawful use of a weapon constitutes a single and separate violation. Provides that the exemption from the waiting period for the sale of a firearm to a law enforcement officer applies only if the seller knew that the person to whom he or she was selling the firearm was a law enforcement officer. Provides that the application for the purchase of a firearm shall be in writing and shall state: (1) the name of the purchaser, (2) the purchaser's address, (3) that the purchaser has a valid Firearm Owner's Identification Card, and (4) that the firearm may be sold only to the person who initially made the written application for the firearm. Provides that if a person who possesses a valid Firearm Owner's Identification Card and who acquires a firearm thereafter loses the firearm, or if the firearm is stolen, the person must report the loss or theft to the Department of State Police within 72 hours after obtaining knowledge of the loss or theft. Provides that the failure to report the loss or theft is a petty offense for a first violation and a Class A misdemeanor for a second or subsequent violation. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

05-01-27 H Filed with the Clerk by Rep. Robert S. Molaro

H First Reading

H Referred to Rules Committee

05-02-17 H Assigned to Judiciary II - Criminal Law Committee

- 05-03-02 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-03 H Motion Do Pass Lost Judiciary II Criminal Law Committee; 006-007-001
 - H Remains in Judiciary II Criminal Law Committee

H Added Chief Co-Sponsor Rep. Monique D. Davis

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0576 COLVIN.

Appropriates \$1,500,000 from the General Revenue Fund to the Department of Human Services for the purpose of providing services to mental health patients at Jackson Park Hospital. Effective July 1, 2005.

05-01-27 H Filed with the Clerk by Rep. Marlow H. Colvin

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Appropriations-Human Services Committee

HB-0577 JOYCE-DUGAN-BELLOCK-BRADY-JAKOBSSON, VERSCHOORE, MCGUIRE, YARBROUGH, DAVIS, MONIQUE AND GORDON.

625 ILCS 5/3-634

Amends the Illinois Vehicle Code provision regarding Illinois Fire Fighters' license plates. Provides that all moneys deposited into the Illinois Fire Fighters' Memorial Fund shall be used exclusively for the purposes listed in the Vehicle Code provision.

05-01-27 H Filed with the Clerk by Rep. Kevin Joyce

H Chief Co-Sponsor Rep. Lisa M. Dugan

H Chief Co-Sponsor Rep. Patricia R. Bellock

H Chief Co-Sponsor Rep. Dan Brady

	H Chief Co-Sponsor Rep. Naomi D. Jakobsson	
	H First Reading	
05.00.00	H Referred to Rules Committee	
05-02-02	H Assigned to State Government Administration Committee H Do Pass / Short Debate State Government Administration Committee;	nna-
	000-000	009-
05-02-10	H Placed on Calendar 2nd Reading - Short Debate	
	H Second Reading - Short Debate	
05 00 17	H Placed on Calendar Order of 3rd Reading - Short Debate	
05-02-17	H Added Co-Sponsor Rep. Patrick J Verschoore	
	H Added Co-Sponsor Rep. Jack McGuire	
05 02 22	H Third Reading - Short Debate - Passed 117-000-000 S Arrive in Senate	
03-02-23	S Placed on Calendar Order of First Reading February 24, 2005	
	S Chief Senate Sponsor Sen. Edward D. Maloney	
05-02-24	S First Reading	
00 02 21	S Referred to Rules	
05-03-16	H Added Co-Sponsor Rep. Karen A. Yarbrough	
	H Added Co-Sponsor Rep. Monique D. Davis	
05-04-05	H Added Co-Sponsor Rep. Careen M Gordon	
05-04-13	S Assigned to Transportation	
05-04-20	S Do Pass Transportation; 008-000-000	
	S Placed on Calendar Order of 2nd Reading April 21, 2005	
05-05-05	S Second Reading	
	S Placed on Calendar Order of 3rd Reading May 10, 2005	
05-05-11		
	H Passed Both Houses	
05-05-28	S Added as Alternate Co-Sponsor Sen. James F. Clayborne, Jr.	
	S Added as Alternate Co-Sponsor Sen. Terry Link	
	S Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins	
05-05-29	S Added as Alternate Co-Sponsor Sen. Ira I. Silverstein S Added as Alternate Co-Sponsor Sen. Mattie Hunter	
05-05-29	S Added as Alternate Co-Sponsor Sen. Arthur J. Wilhelmi	
	S Added as Alternate Co-Sponsor Sen. M. Maggie Crotty	
05-06-09	H Sent to the Governor	
	5 H Governor Approved	
	H Effective Date January 1, 2006	
	H Public Act	

HB-0578 SMITH-MOFFITT-MATHIAS.

215 ILCS 5/143e new 425 ILCS 25/13.1

from Ch. 127 1/2, par. 17.1

Amends the Illinois Insurance Code. Requires motor vehicle insurers to contribute up to 1% of premium receipts to the Department of Financial and Professional Regulation. Requires the Department to pay the money received to the Fire Prevention Fund. Amends the Fire Investigation Act to include the payments contributed by the motor vehicle insurers to the Department into the Fire Prevention Fund.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-27 H Filed with the Clerk by Rep. Michael K. Smith
 - H Chief Co-Sponsor Rep. Donald L. Moffitt
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
 - H Assigned to Insurance Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0579 FEIGENHOLTZ-KELLY, FRANKS, CHAPA LAVIA, DAVIS, WILLIAM, MAY, YARBROUGH, GRAHAM, WASHINGTON, TURNER AND YOUNGE.

105 ILCS 5/10-21.9 105 ILCS 5/34-18.5 210 ILCS 85/10.9 new	from Ch. 122, par. 10-21.9 from Ch. 122, par. 34-18.5
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325 ILCS 5/11.1

from Ch. 23, par. 2061.1

Amends the School Code. Requires employees with a school district to authorize an investigation of the central register established in the Abused and Neglected Child Reporting Act to ascertain if the employee has been determined to be a perpetrator in an indicated report of child abuse or neglect. Provides for confidentiality of the information. Provides for a criminal penalty for any employee of the Department of Children and Family Services who gives or causes to be given any confidential information concerning any child abuse or neglect reports about an employee, unless release of such information is authorized by the Abused and Neglected Child Reporting Act. Amends the Hospital Licensing Act to require employees of a facility who have any possible contact with children in the course of their duties, as a condition of such employment, to authorize an investigation of the central register established in the Abused and Neglected Child Reporting Act to ascertain if the employee has been determined to be a perpetrator in an indicated report of child abuse or neglect. Provides for confidentiality of the information. Provides for a criminal penalty for any employee of the Department of Children and Family Services who gives or causes to be given any confidential information concerning any child abuse or neglect reports about an employee, unless release of such information is authorized by the Abused and Neglected Child Reporting Act. Amends the Abused and Neglected Child Reporting Act to give the chief administrator of a hospital the access to information received pursuant to the Act.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal; Mandate

- 05-01-27 H Filed with the Clerk by Rep. Sara Feigenholtz H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Elementary & Secondary Education Committee
- 05-02-09 H Added Co-Sponsor Rep. Jack D. Franks
 - H Added Co-Sponsor Rep. Linda Chapa LaVia
- 05-02-10 H Added Co-Sponsor Rep. William Davis
- 05-02-14 H Added Chief Co-Sponsor Rep. Robin Kelly
- 05-02-18 H Added Co-Sponsor Rep. Karen May
- 05-03-02 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-10 H Added Co-Sponsor Rep. Deborah L. Graham
 - H Rule 19(a) / Re-referred to Rules Committee
- 05-03-16 H Co-Sponsor Rep. Eddie Washington H Co-Sponsor Rep. Arthur L. Tumer H Co-Sponsor Rep. Wyvetter H. Younge

HB-0580 FEIGENHOLTZ.

305 ILCS 5/12-4

from Ch. 23, par. 12-4

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the powers and duties of the Departments of Public Aid and Human Services.

- 05-01-27 H Filed with the Clerk by Rep. Sara Feigenholtz
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0581 FEIGENHOLTZ-MATHIAS.

- 50 ILCS 345/15
- 50 ILCS 345/20
- 50 ILCS 345/25
- 30 ILCS 805/8.29 new

Amends the Local Government Acceptance of Credit Cards Act. Provides that any unit of local government and any community college district that has the authority to accept the payment of funds for any purpose shall (now, is authorized, but not required to) accept payment by credit card. Makes corresponding changes. Preempts home rule. Amends the State Mandates Act to require implementation without reimbursement.

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

- 05-01-27 H Filed with the Clerk by Rep. Sara Feigenholtz
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Chief Co-Sponsor Rep. Sidney H. Mathias

H Assigned to Financial Institutions Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0582 FEIGENHOLTZ.

750 ILCS 50/18.04 750 ILCS 50/18.05 750 ILCS 50/18.06 750 ILCS 50/18.1 750 ILCS 50/18.1a 750 ILCS 50/18.1b 750 ILCS 50/18.2 750 ILCS 50/18.3 750 ILCS 50/18.3a

from Ch. 40, par. 1522.1 from Ch. 40, par. 1522.2 from Ch. 40, par. 1522.3 from Ch. 40, par. 1522.3a

Amends the Adoption Act. Provides that the Department of Public Health shall conduct a public information campaign until December 31, 2010 (instead of beginning January 1, 2000 and continuing for a minimum of 4 years) through notices enclosed with the driver's license renewal applications. Requires the notices to be given to the public (instead of to adopted and surrendered persons born, surrendered, or adopted in Illinois and their respective adoptive parents, legal guardians, birth parents, and birth siblings). Adds any birth certificate, marriage certificate, or proof of guardianship that has been submitted by a registrant to the list of items that shall be contained in an adoption/surrender records file. Defines "adult child", "birth aunt", "birth relative", "birth uncle", and "surviving spouse". Allows a birth aunt or birth uncle to file a Registration Identification Form and an Information Exchange Authorization or a Denial of Information Exchange, if the birth aunt or birth uncle has submitted birth certificates for himself or herself and for a deceased parent naming at least one common biological parent, as well as proof for the deceased parent, and the birth parent did not file a Denial of Information Exchange with the Registry prior to his or her death. Provides that a surviving spouse or an adoptive parent or legal guardian of a deceased adopted or surrendered person 21 years of age or over may file a Registration Identification Form and an Information Exchange Authorization or a Denial of Information Exchange if the listed requirements are met. Permits the Registry to release identifying information to the adoptive parent, adult child or surviving spouse of a deceased adopted or surrendered person, and one of the adopted or surrendered person's birth relatives who have met the listed conditions. Provides that adoptive parents, adult children, and surviving spouses of deceased adoptees who do not wish to establish contact with one or more of the adopted or surrendered person's birth relatives may specify with whom they do not wish to exchange identifying information by filing a Denial of Information Exchange. Provides that, beginning January I, 2006, any of the listed persons who wish to petition the court for the appointment of a confidential intermediary must include proof of registration with the Illinois Adoption Registry and Medical Information Exchange with their petition. Makes other changes. Effective January 1, 2006.

HOUSE AMENDMENT NO. 1

Changes a reference from Department to Department of Child and Family Services in the Section concerning eligibility of a confidential intermediary. Changes a reference from deceased wife or husband to surviving wife or husband on the Registration Identification Form for Surviving Relatives of Deceased Adopted or Surrendered Persons.

- 05-01-27 H Filed with the Clerk by Rep. Sara Feigenholtz
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Executive Committee
- 05-02-03 H Re-assigned to Judiciary I Civil Law Committee 05-02-17 H House Amendment No. 1 Filed with Clerk by Judiciary I Civil Law Committee
 - H House Amendment No. 1 Adopted in Judiciary I Civil Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary I Civil Law Committee; 010-000-000
- 05-02-18 H Placed on Calendar 2nd Reading Short Debate H Second Reading - Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-24 H Third Reading Short Debate Passed 109-005-000
- 05-02-25 S Arrive in Senate

- S Placed on Calendar Order of First Reading March 1, 2005
- 05-03-07 S Chief Senate Sponsor Sen. John J. Cullerton
- 05-03-08 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Judiciary
- 05-04-14 S Added as Alternate Chief Co-Sponsor Sen. Donne E. Trotter
- 05-04-20 S Do Pass Judiciary; 008-000-000
 - S Placed on Calendar Order of 2nd Reading April 21, 2005
- 05-05-05 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 10, 2005
- 05-05-17 S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins S Added as Alternate Chief Co-Sponsor Sen. Iris Y. Martinez S Third Particles. Proved: 058 000 000
 - S Third Reading Passed; 058-000-000
 - H Passed Both Houses
- 05-06-15 H Sent to the Governor
- 05-07-12 H Governor Approved
- 05-07-13 H Effective Date January 1, 2006
 - H Public Act 94-0173

HB-0583 HULTGREN-MATHIAS.

765 ILCS 1025/2

from Ch. 141, par. 102

Amends the Uniform Disposition of Unclaimed Property Act. Excepts from the presumption of abandonment by a financial organization a demand, savings, or matured deposit or a fund paid toward the purchase of withdrawable shares or other interest in a financial organization where the owner has, within 5 years, engaged in the following activity regarding other funds or loan accounts with the banking organization: (i) undertook one or more the of the described actions regarding any account that appears on a consolidated statement with the inactive account; (ii) increased or decreased the amount of funds in any other account the owner has with the banking organization; or (iii) engaged in any other relationship with the banking organization, including payment of any amounts due on a loan. Provides that the exception applies only so long as the mailing address for the owner in the banking organization's books and records is the same for both the inactive account and for the active account.

HOUSE AMENDMENT NO. 1

Changes references from banking organizations to financial organizations.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-27 H Filed with the Clerk by Rep. Randall M. Hultgren
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Chief Co-Sponsor Rep. Sidney H. Mathias
 - H Assigned to State Government Administration Committee
- 05-02-09 H House Amendment No. 1 Filed with Clerk by State Government Administration Committee
 - H House Amendment No. 1 Adopted in State Government Administration Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate State Government Administration Committee; 008-000-001
- 05-02-10 H Placed on Calendar 2nd Reading Short Debate
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-17 H Third Reading Short Debate Passed 113-000-004
- 05-02-23 S Arrive in Senate
- S Placed on Calendar Order of First Reading February 24, 2005
- 05-03-04 S Chief Senate Sponsor Sen. Dan Rutherford
- 05-03-08 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Financial Institutions
- 05-04-20 S Added as Alternate Co-Sponsor Sen. Pamela J. Althoff
- 05-04-21 S Do Pass Financial Institutions; 006-000-000
- S Placed on Calendar Order of 2nd Reading May 3, 2005 05-05-05 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 10, 2005

05-05-11	S Third Reading - Passed; 059-000-000
	H Passed Both Houses
05-06-09	H Sent to the Governor
	H Sent to the Governor
05-07-19	H Governor Approved
	H Effective Date January 1, 2006
	H Public Act 94-0255

HB-0584 FEIGENHOLTZ.

410 ILCS 620/1

from Ch. 56 1/2, par. 501

Amends the Illinois Food, Drug and Cosmetic Act. Makes a technical change in a Section concerning the short title.

05-01-27 H Filed with the Clerk by Rep. Sara Feigenholtz

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0585 FEIGENHOLTZ.

410 ILCS 225/1

from Ch. 111 1/2, par. 7021

Amends the Prenatal and Newborn Care Act. Makes a technical change in a Section concerning the short title.

05-01-27 H Filed with the Clerk by Rep. Sara Feigenholtz

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0586 FEIGENHOLTZ.

305 ILCS 5/4-21

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning sanctions against TANF recipients.

05-01-27 H Filed with the Clerk by Rep. Sara Feigenholtz

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0587 FEIGENHOLTZ.

20 ILCS 1710/1710-1

Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of Human Services.

05-01-27 H Filed with the Clerk by Rep. Sara Feigenholtz

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

588 FEIGENHOLTZ.

20 ILCS 3955/2 from Ch. 91 1/2, par. 702

Amends the Guardianship and Advocacy Act. Makes a technical change in a Section concerning definitions.

05-01-27 H Filed with the Clerk by Rep. Sara Feigenholtz

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0589 FEIGENHOLTZ.

20 ILCS 3955/1

from Ch. 91 1/2, par. 701

Amends the Guardianship and Advocacy Act. Makes a technical change in a Section

HB-0590 to HB-0593

concerning the short title.

05-01-27 H Filed with the Clerk by Rep. Sara Feigenholtz

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0590 FEIGENHOLTZ.

20 ILCS 1710/1710-1

Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of Human Services.

- 05-01-27 H Filed with the Clerk by Rep. Sara Feigenholtz
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0591 FEIGENHOLTZ.

305 ILCS 5/11-1

from Ch. 23, par. 11-1

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning discrimination in the granting of financial aid or social services.

- 05-01-27 H Filed with the Clerk by Rep. Sara Feigenholtz
 - H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0592 SCULLY-FROEHLICH.

New Act

Creates the Fireworks Outdoor Advertising Act. Prohibits outdoor billboards advertising fireworks for sale. Restricts the concurrent exercise of home rule powers.

NOTE(S) THAT MAY APPLY: Home Rule

- 05-01-27 H Filed with the Clerk by Rep. George Scully, Jr.
 - H First Reading
 - H Referred to Rules Committee

05-02-02 H Assigned to Environmental Health Committee

05-02-08 H Added Chief Co-Sponsor Rep. Paul D. Froehlich

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0593 MOFFITT-BLACK-BOST-CHAPA LAVIA-WATSON, MITCHELL, BILL, STEPHENS, SACIA, FROEHLICH, MATHIAS, SCHOCK, BEISER, VERSCHOORE AND MCGUIRE.

330 ILCS 60/4

from Ch. 126 1/2, par. 32

Amends the Service Member's Employment Tenure Act. Provides that each person scheduled to begin employment with a private employer or with the State of Illinois or a political subdivision who, for the purpose of entering the military service, has left or leaves such scheduled-to-begin-employment status and actually entered the military service and who thereafter (1) receives a certificate or other evidence of honorable discharge or satisfactory completion of military service, (2) is, at the time of such discharge or completion of military service, still qualified to perform the duties of the position of employment which he or she was scheduled to begin, and (3) makes application for re-employment within 90 days after being relieved from such military service, or from hospitalization continuing after discharge for a period of not more than one year, shall be restored by the employer to the position of scheduled-to-begin-employment status which he or she left with the same increases in status, seniority, and wages that were earned during his or her term of military service by employees in like positions who were on the job at the time the returning service member entered the service, or to a position of like seniority, status, and pay, unless the employer's circumstances have so changed as to make it impossible or unreasonable to do so. Extends other protections of the Act to service members who were scheduled to begin employment at the time they entered military service. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes reference to: 330 ILCS 60/4 Adds reference to: 20 ILCS 1805/22-10 new 330 ILCS 60/4.5 new

Replaces everything after the enacting clause. Amends the Military Code of Illinois and the Service Member's Employment Tenure Act. In the Service Member's Employment Tenure Act, provides that if an employer has given an individual a date upon which that individual is to commence performing services for the employer but the individual is called to active military duty before the date on which the individual's services were to have commenced, then the employer, upon request made by the individual, shall provide the individual with a written copy of the employment offer. Sets forth the minimum contents of the written copy of the employment offer. Provides that if an individual, upon honorable discharge from the military or satisfactory completion of his or her military service, is still qualified to perform the duties of the position for which he or she was first offered employment, and if the individual makes application with the employer within 90 days after he or she is relieved from military service, then the individual shall be given preference for employment with that employer. Provides that if circumstances have so changed as to make it impossible or unreasonable for the employer to employ the individual immediately, the individual shall remain eligible to begin such employment for a period of up to one year after the date the individual first notified the employer of his or her desire to perform such services. Provides that these provisions (i) do not apply if the original offer of work was limited to part-time employment, temporary employment, or casual labor and (ii) do not require an employer to hold a job position open or create additional employment to satisfy the requirements of these provisions. Under the Military Code of Illinois, requires the Adjutant General to give notice of these provisions and of the provisions of current law concerning restoration to a position of employment after completion of military service to persons who are called to active military duty. Effective immediately.

HOUSE AMENDMENT NO. 2

Replaces everything after the enacting clause with provisions substantially similar to those of House Amendment No. 1, amending the Military Code of Illinois and the Service Member's Employment Tenure Act, except also provides that nothing in the amendatory provisions added to the Service Member's Employment Tenure Act requires an employer to violate any employment law, collectively bargained employment recall, or other employment obligation to satisfy the requirements of those provisions.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-27 H Filed with the Clerk by Rep. Donald L. Moffitt H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Labor Committee
- 05-02-09 H Do Pass / Short Debate Labor Committee; 020-000-000
- 05-02-10 H Placed on Calendar 2nd Reading Short Debate
 - H Added Chief Co-Sponsor Rep. William B. Black
 - H Added Chief Co-Sponsor Rep. Mike Bost
 - H Added Chief Co-Sponsor Rep. Linda Chapa LaVia
 - H Added Chief Co-Sponsor Rep. Jim Watson
 - H Added Co-Sponsor Rep. Bill Mitchell
 - H Added Co-Sponsor Rep. Ron Stephens
 - H Added Co-Sponsor Rep. Jim Sacia
 - H Added Co-Sponsor Rep. Paul D. Froehlich
 - H Added Co-Sponsor Rep. Sidney H. Mathias
 - H Added Co-Sponsor Rep. Aaron Schock
- 5-02-17 H House Amendment No. 1 Filed with Clerk by Rep. Donald L. Moffitt
- H House Amendment No. 1 Referred to Rules Committee
- 05-02-25 H House Amendment No. 1 Recommends Be Adopted Rules Committee; 004-000-000
 - H Second Reading Short Debate
 - H House Amendment No. 1 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-01 H Recalled to Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
 - H House Amendment No. 2 Filed with Clerk by Rep. Donald L. Moffitt

	H House Amendment No. 2 Referred to Rules Committee					
05-03-09	H House Amendment No. 2 Recommends Be Adopted Rules Committee; 004-000-000					
05-04-05	H Added Co-Sponsor Rep. Daniel V. Beiser					
	H Second Reading - Short Debate					
	H House Amendment No. 2 Adopted by Voice Vote					
	H Placed on Calendar Order of 3rd Reading - Short Debate					
	H Added Co-Sponsor Rep. Patrick J Verschoore					
	H Added Co-Sponsor Rep. Jack McGuire					
	H Third Reading - Short Debate - Passed 110-000-000					
05-04-06	S Arrive in Senate					
	S Placed on Calendar Order of First Reading April 7, 2005					
05-04-07	S Chief Senate Sponsor Sen. John M. Sullivan					
	S Added as Alternate Chief Co-Sponsor Sen. Dale E. Risinger					
05-04-11	S First Reading					
05 04 10	S Referred to Rules					
	S Assigned to Labor					
05-04-21	S Do Pass Labor; 008-000-000					
05-05-05	S Placed on Calendar Order of 2nd Reading May 3, 2005 S Added as Alternate Co-Sponsor Sen. Debbie DeFrancesco Halvorson					
05-05-05	S Second Reading					
	S Placed on Calendar Order of 3rd Reading May 10, 2005					
05 05 11	S Third Reading - Passed; 059-000-000					
05-05-11	H Passed Both Houses					
05-05-26	S Added as Alternate Co-Sponsor Sen. Deanna Demuzio					
05-05-20	S Added as Alternate Co-Sponsor Sen. Arthur J. Wilhelmi					
	H Sent to the Governor					
	H Governor Approved					
55 G/ II	H Effective Date July 11, 2005					
	H Public Act					

BOLAND-MOFFITT-SMITH-JAKOBSSON, MITCHELL, BILL, FLIDER, HB-0594 DUNKIN, FRANKS AND CHAPA LAVIA.

- 50 ILCS 748/1
- 50 ILCS 748/3
- 50 ILCS 748/5 50 ILCS 748/20

Amends the Volunteer Firefighter Job Protection Act to also provide volunteer emergency workers with job protections. Changes the short title of the Act to the Volunteer Emergency Worker Job Protection Act. Provides that the Act does not apply to municipalities of 3,500 or more. Defines volunteer emergency worker. Makes other changes. NOTE(S) THAT MAY APPLY: Fiscal; Home Rule

- - 05-01-27 H Filed with the Clerk by Rep. Donald L. Moffitt H First Reading
 - H Referred to Rules Committee
 - 05-02-02 H Chief Sponsor Changed to Rep. Mike Boland H Added Chief Co-Sponsor Rep. Donald L. Moffitt
 - H Added Chief Co-Sponsor Rep. Michael K. Smith H Assigned to Labor Committee
 - 05-02-23 H Added Co-Sponsor Rep. Bill Mitchell

 - H Added Chief Co-Sponsor Rep. Naomi D. Jakobsson
 - 05-02-24 H Do Pass / Short Debate Labor Committee; 011-007-000
 - 05-02-25 H Placed on Calendar 2nd Reading Short Debate
 - 05-03-02 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-03-03 H Added Co-Sponsor Rep. Robert F. Flider
 - H Added Co-Sponsor Rep. Kenneth Dunkin
 - H Added Co-Sponsor Rep. Jack D. Franks
 - H Added Co-Sponsor Rep. Linda Chapa LaVia
 - H Third Reading Short Debate Passed 100-015-000
 - 05-03-08 S Arrive in Senate

- S Placed on Calendar Order of First Reading March 9, 2005
- 05-03-15 S Chief Senate Sponsor Sen. Mike Jacobs
- 05-03-17 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Local Government
- 05-04-20 S Do Pass Local Government; 009-000-000
 - S Placed on Calendar Order of 2nd Reading April 21, 2005
- 05-05-03 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Mike Jacobs
 - S Senate Floor Amendment No. 1 Referred to Rules
- 05-05-05 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 10, 2005
- 05-05-16 S Senate Floor Amendment No. 1 Rules Refers to Local Government
- 05-05-18 S Senate Floor Amendment No. 1 Postponed Local Government
- 05-05-19 S Third Reading Passed; 057-000-000
 - S Senate Floor Amendment No. 1 Tabled Pursuant to Rule 5-4(a) H Passed Both Houses
- 05-05-29 S Added as Alternate Co-Sponsor Sen. Debbie DeFrancesco Halvorson
- 05-06-17 H Sent to the Governor
- 05-08-16 H Governor Approved
 - H Effective Date January 1, 2006
 - H Public Act 94-0599

HB-0595 MCAULIFFE-HOWARD-JENISCH-KOSEL-DELGADO, BELLOCK, CHAVEZ, COLLINS, CULTRA, DUNN, FLOWERS, JAKOBSSON AND RITA.

20 ILCS 2310/2310-376

Amends the Department of Public Health Powers and Duties Law. Requires the Department of Public Health to develop and make available to physicians, other health care providers, members of the armed services, and other persons subject to an increased risk of contracting Hepatitis C certain educational materials on the diagnosis, treatment, and prevention of the disease. Makes changes to the statement of legislative purpose to recognize that members of the armed forces are at an increased risk of contracting the disease. Effective immediately.

SENATE FLOOR AMENDMENT NO. 3

Further amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Changes all references in this Section from "Hepatitis C" to "Hepatitis". Makes the Department's provision of additional education materials to persons subject to an increased risk of contracting Hepatitis subject to appropriation. Provides that the Department shall establish an Advisory Council on Hepatitis to develop a Hepatitis prevention plan. Sets forth the composition of the Advisory Council. Provides that the members of the Advisory Council shall serve on a volunteer unpaid basis and are not entitled to reimbursement for costs they incur in connection with the performance of their duties.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-27 H Filed with the Clerk by Rep. Michael P. McAuliffe
 - H First Reading

H Referred to Rules Committee

- 05-02-02 H Assigned to Human Services Committee
- 05-02-17 H Do Pass / Short Debate Human Services Committee; 011-000-000
 - H Added Chief Co-Sponsor Rep. Constance A. Howard
 - H Added Chief Co-Sponsor Rep. Roger Jenisch
 - H Added Chief Co-Sponsor Rep. Renee Kosel
 - H Added Chief Co-Sponsor Rep. William Delgado
 - H Added Co-Sponsor Rep. Patricia R. Bellock
 - H Added Co-Sponsor Rep. Michelle Chavez
 - H Added Co-Sponsor Rep. Annazette Collins
 - H Added Co-Sponsor Rep. Shane Cultra
 - H Added Co-Sponsor Rep. Joe Dunn
 - H Added Co-Sponsor Rep. Mary E. Flowers
 - H Added Co-Sponsor Rep. Naomi D. Jakobsson
 - H Added Co-Sponsor Rep. Robert Rita
- 05-02-18 H Placed on Calendar 2nd Reading Short Debate
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate

HB-0596 to HB-0	596 145 / HB-0596 to HB-0596
05 02 24	U Third Barding Short Dahata Barand 114 000 000
	H Third Reading - Short Debate - Passed 114-000-000 S Arrive in Senate
00 02 25	S Placed on Calendar Order of First Reading March 1, 2005
05-03-02	S Chief Senate Sponsor Sen. Mattie Hunter
	S First Reading
	S Referred to Rules
05-04-13	
05-04-18	
	Hunter S Senate Committee Amendment No. 1 Referred to Rules
05-05-03	S Senate Committee Amendment No. 2 Filed with Secretary by Sen. Mattie
00 00 00	Hunter
	S Senate Committee Amendment No. 2 Referred to Rules
	S Senate Committee Amendment No. 1 Rules Refers to Health & Human
	Services
	S Senate Committee Amendment No. 2 Rules Refers to Health & Human
05-05-05	Services S Senate Committee Amendment No. 1 Held in Health & Human Services
05-05-05	S Senate Committee Amendment No. 2 Postponed - Health & Human
	Services
	S Do Pass Health & Human Services; 010-000-000
	S Placed on Calendar Order of 2nd Reading May 10, 2005
05-05-06	S Senate Committee Amendment No. 1 Rule 3-9(a) / Re-referred to Rules
05 05 11	S Senate Committee Amendment No. 2 Rule 3-9(a) / Re-referred to Rules
05-05-11	S Senate Floor Amendment No. 3 Filed with Secretary by Sen. Mattie Hunter S Senate Floor Amendment No. 3 Referred to Rules
	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 12, 2005
05-05-16	S Senate Floor Amendment No. 3 Rules Refers to Health & Human
	Services
05-05-18	S Senate Floor Amendment No. 3 Recommend Do Adopt Health & Human
05 05 10	Services; 008-000-000 S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
05-05-19	S Recalled to Second Reading
	S Senate Floor Amendment No. 3 Adopted; Hunter
	S Placed on Calendar Order of 3rd Reading
	S Third Reading - Passed; 057-000-000
	S Senate Committee Amendment No. 1 Tabled Pursuant to Rule 5-4(a) S Senate Committee Amendment No. 2 Tabled Pursuant to Rule 5-4(a)
05-05-20	H Arrived in House
03-03-20	H Placed on Calendar Order of Concurrence Senate Amendment(s) 3
	H Senate Floor Amendment No. 3 Motion Filed Concur Rep. Michael P.
	Maduliffe
	H Senate Floor Amendment No. 3 Motion to Concur Referred to Rules
	Committee H Senate Floor Amendment No. 3 Motion to Concur Recommends be
05-05-23	Adopted Rules Committee; 003-002-000
05-05-27	H Senate Floor Amendment No. 3 House Concurs 116-000-000
05-05-21	H Passed Both Houses
	H Sent to the Governor
05-08-02	H Governor Approved
	H Effective Date August 2, 2005
	H Public Act
HB-0596 BC	LAND-SCHOCK-FROEHLICH-BELLOCK-MOFFITT, PRITCHARD, TCHELL, BILL, GRANBERG AND JAKOBSSON.
	20 F 4

720 ILCS 5/32-5.4 new

720 ILCS 5/32-5.5 new Amends the Criminal Code of 1961. Provides that a person who knowingly and falsely represents himself to be fire fighter of any jurisdiction commits a Class 4 fekeny. Provides that a person who knowingly and falsely represents himself to be a fire fighter of any jurisdiction

in attempting or committing a felony commits a Class 3 felony. HOUSE AMENDMENT NO. 1

Adds reference to:

720 ILCS 5/32-5.6 new

720 ILCS 5/32-5.7 new

Provides that a person who knowingly and falsely represents himself to be an emergency management worker of any jurisdiction in this State or of the American Red Cross commits a Class 4 felony. Provides that a person who knowingly and falsely represents himself to be an emergency management worker of any jurisdiction in this State or of the American Red Cross in attempting or committing a felony commits a Class 3 felony.

SENATE COMMITTEE AMENDMENT NO. 1

Provides that a person who knowingly and falsely represents himself to be an emergency management worker of any jurisdiction (instead of any jurisdiction in this State) or of the Red Cross (instead of the American Red Cross) or any other organization that provides emergency or disaster relief services commits a Class 4 felony or a Class 3 felony if the representation was made in attempting or committing a felony.

SENATE FLOOR AMENDMENT NO. 2

Adds reference to:

720 ILCS 5/2-6.6 new

Deletes everything after the enacting clause. Reinserts provisions similar to those of the engrossed bill, except further amends the Criminal Code of 1961. Defines "emergency management worker". Makes reference to the definition of "emergency management worker" in a Section concerning false personation and aggravated false personation of an emergency management worker.

05-01-27 H Filed with the Clerk by Rep. Mike Boland

H Chief Co-Sponsor Rep. Aaron Schock

- H Chief Co-Sponsor Rep. Paul D. Froehlich
- H Chief Co-Sponsor Rep. Patricia R. Bellock
- H Chief Co-Sponsor Rep. Donald L. Moffitt
- H Co-Sponsor Rep. Robert W. Pritchard
- H First Reading
- H Referred to Rules Committee
- 05-02-02 H Assigned to Judiciary II Criminal Law Committee
- 05-02-18 H House Amendment No. 1 Filed with Clerk by Judiciary II Criminal Law Committee
 - H House Amendment No. 1 Adopted in Judiciary II Criminal Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary II Criminal Law Committee: 016-000-000
 - H Placed on Calendar 2nd Reading Short Debate
- 05-02-23 H Added Co-Sponsor Rep. Bill Mitchell
- 05-03-02 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-03 H Added Co-Sponsor Rep. Kurt M. Granberg
- H Third Reading Short Debate Passed 114-001-000
- 05-03-08 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 9, 2005
- 05-03-14 S Chief Senate Sponsor Sen. Mike Jacobs
- 05-03-15 S First Reading
- S Referred to Rules
- 05-03-16 S Added as Alternate Co-Sponsor Sen. William R. Haine
- 05-04-13 S Assigned to Judiciary
- 05-04-20 S Postponed Judiciary
- 05-05-02 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Mike Jacobs
- S Senate Committee Amendment No. 1 Referred to Rules
- 05-05-03 S Senate Committee Amendment No. 1 Rules Refers to Judiciary
- S Senate Committee Amendment No. 1 Adopted 05-05-05
- S Do Pass as Amended Indiciary; 010-000-000
- S Placed on Calendar Order of 2nd Reading May 10, 2005
- 05-05-13 S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Mike Jacobs

- S Senate Floor Amendment No. 2 Referred to Rules
- 05-05-16 S Senate Floor Amendment No. 2 Rules Refers to Judiciary S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 17, 2005
- 05-05-17 S Senate Floor Amendment No. 2 Recommend Do Adopt Judiciary; 010-000-000
 - S Recalled to Second Reading
 - S Senate Floor Amendment No. 2 Adopted; Jacobs
 - S Placed on Calendar Order of 3rd Reading May 18, 2005
 - S Added as Alternate Chief Co-Sponsor Sen. Gary G. Dahl
- 05-05-19 S Third Reading - Passed; 058-000-000
- 05-05-20 H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 1,2
- 05-05-24 H Senate Committee Amendment No. 1 Motion Filed Concur Rep. Mike Boland
 - H Senate Floor Amendment No. 2 Motion Filed Concur Rep. Mike Boland
 - H Senate Committee Amendment No. 1 Motion to Concur Referred to Rules Committee
 - H Senate Floor Amendment No. 2 Motion to Concur Referred to Rules Committee
- 05-05-25 H Senate Committee Amendment No. 1 Motion to Concur Recommends be Adopted Rules Committee; 003-000-000
 - H Senate Floor Amendment No. 2 Motion to Concur Recommends be Adopted Rules Committee; 003-000-000
- 05-05-27 H Senate Committee Amendment No. 1 House Concurs 116-000-000 H Senate Floor Amendment No. 2 House Concurs 116-000-000 H Passed Both Houses
- 05-06-09 H Added Co-Sponsor Rep. Naomi D. Jakobsson
- 05-06-24 H Sent to the Governor
- 05-07-26 H Governor Approved
 - H Effective Date January 1, 2006

HB-0597 MOFFITT-SMITH-SCHOCK-MATHIAS-BOLAND.

20 ILCS 2905/2.6 new

Amends the State Fire Marshal Act. Authorizes a program so that individuals, corporations, and other entities may donate fire protection equipment to fire departments, fire protection districts, and township fire departments. Provides that the donor is not liable for damages caused by the equipment, except willful and wanton misconduct, if the donor discloses in writing any known damage to or deficiencies in the equipment. Provides that the fire department is not relieved of any liability, unless otherwise provided by law, for any damage or injury caused by the donated equipment.

- 05-01-27 H Filed with the Clerk by Rep. Donald L. Moffitt
 - H Chief Co-Sponsor Rep. Michael K. Smith
 - H Chief Co-Sponsor Rep. Aaron Schock
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Chief Co-Sponsor Rep. Sidney H. Mathias
 - H Chief Co-Sponsor Rep. Mike Boland
 - H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0598 BLACK-MOFFITT-JAKOBSSON, FRANKS AND CHAPA LAVIA.

735 ILCS 5/8-802.3 new

Amends the Code of Civil Procedure to create an informant's privilege. Provides that if an individual (i) submits information concerning a criminal act to a law enforcement agency or to a community organization that acts as an intermediary in reporting to law enforcement and (ii) requests anonymity, then the identity of that individual is privileged and confidential and is not subject to discovery or admissible in evidence in a proceeding. Provides that there is no privilege if a court, after a hearing in camera, finds that the party seeking discovery or the proponent of the evidence has shown that: (1) the identity of an individual who submits HB-0599 to HB-0599

information concerning a criminal act is sought or offered in a court proceeding involving a felony or misdemeanor; (2) the evidence is not otherwise available; and (3) nondisclosure infringes upon a constitutional right of an accused, or there is a need for the evidence that substantially outweighs the interest in protecting confidentiality. Provides that the court may impose such sanctions as are necessary to enforce its order.

- 05-01-27 H Filed with the Clerk by Rep. William B. Black
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Judiciary II Criminal Law Committee
- 05-02-10 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 013-000-000
- 05-02-14 H Placed on Calendar 2nd Reading Short Debate
- 05-02-16 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-17 H Third Reading Short Debate Passed 117-000-000
 - H Added Chief Co-Sponsor Rep. Donald L. Moffitt
 - H Added Chief Co-Sponsor Rep. Naomi D. Jakobsson
 - H Added Co-Sponsor Rep. Jack D. Franks
 - H Added Co-Sponsor Rep. Linda Chapa LaVia
- 05-02-23 S Arrive in Senate
 - S Placed on Calendar Order of First Reading February 24, 2005
 - S Chief Senate Sponsor Sen. Richard J. Winkel, Jr.
- 05-02-24 S First Reading
- S Referred to Rules
- 05-03-15 S Added as Alternate Chief Co-Sponsor Sen. George P. Shadid
- 05-04-13 S Assigned to Judiciary
- 05-04-20 S Do Pass Judiciary; 008-000-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005
- 05-05-16 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 17, 2005
- 05-05-17 S Third Reading Passed; 058-000-000
- H Passed Both Houses
- 05-06-15 H Sent to the Governor
- 05-07-12 H Governor Approved
 - H Effective Date January 1, 2006
 - H Public Act 94-0174

HB-0599 ROSE.

305 ILCS 5/5-5.25 new

Amends the Illinois Public Aid Code in relation to Medicaid. Requires the Department of Public Aid to reimburse advanced practice nurses for mental health services they provide, as authorized by Illinois law, to Medicaid recipients. Requires the Department of Public Aid to develop a method to reimburse providers for mental health services provided by telemedicine. Effective immediately.

FISCAL NOTE (Department of Public Aid)

House Bill 599 has a fiscal impact of \$1.1 million to \$1.6 million annually. NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-27 H Filed with the Clerk by Rep. Chapin Rose
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to Human Services Committee
- 05-03-02 H Do Pass / Short Debate Human Services Committee; 012-000-000
- 05-03-03 H Placed on Calendar 2nd Reading Short Debate
- 05-03-08 H Fiscal Note Requested by Rep. Gary Hannig
- 05-04-06 H Fiscal Note Filed
- 05-04-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-04-14 H Motion Filed Rep. Chapin Rose; Table House Bill 599 Pursuant to Rule 60(b)
- 05-04-15 H Motion Prevailed
 - H Tabled By Sponsor Rep. Chapin Rose

HB-0600 **MEYER-PIHOS.**

New Act

20 ILCS 1205/8 815 ILCS 505/2E from Ch. 17, par. 109 from Ch. 121 1/2, par. 262E

Creates the Short-term Loan Act. Provides for the regulation of entities that make payday loans and motor vehicle title loans having a term of fewer than 93 days and in an amount that does not exceed \$1,000. Limits charges that may be imposed in connection with the loans. Requires lenders to obtain a license from the Director of the Division of Financial Institutions in the Department of Financial and Professional Regulation. Amends the Financial Institutions Code to require the Director of the Division of Financial Institutions to establish a complaint registry regarding licensees under the Short-term Loan Act. Amends the Consumer Fraud and Deceptive Business Practices Act to provide that 3 or more violations of the Short-term Loan Act constitute a violation of the Consumer Fraud and Deceptive Business Practices Act. Effective January 1, 2006. NOTE(S) THAT MAY APPLY: Correctional; Fiscal

05-01-27 H Filed with the Clerk by Rep. James H. Meyer

H First Reading

H Referred to Rules Committee

05-02-02 H Assigned to Consumer Protection Committee 05-02-03 H Added Chief Co-Sponsor Rep. Sandra M. Pihos 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0601 **REITZ-BLACK-PHELPS-MOFFITT-GRANBERG, VERSCHOORE,** PRITCHARD, FLIDER AND CULTRA.

505 ILCS 130/12

505 ILCS 130/13

from Ch. 5, par. 562 from Ch. 5, par. 563

Amends the Soybean Marketing Act. Adds 6 at large members to the soybean marketing program operating board of directors. Provides for their election by producers at annual meetings from nominees selected by the operating board.

SENATE FLOOR AMENDMENT NO. 1 (SENATE RECEDES MAY 27, 2005)

Adds reference to:

35 ILCS	105/2a	from	Ch.	120,	par.	439.2a
35 ILCS	110/2a	from	Ch.	120,	par.	439.32a
35 ILCS	115/2a	from	Ch.	120,	par.	439.102a
35 ILCS	120/1a	from	Ch.	120,	par.	440a
35 ILCS	120/5k	from	Ch.	120,	par.	444k
510 ILCS	77/11				-	
510 ILCS	77/13					
510 11 CS	77/35					

510 ILCS 77/35

510 ILCS 77/55

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, 2005, tangible personal property that is certified by the Pollution Control Board as a "pollution control facility" is exempt from the tax imposed by the Acts if the property is used as part of a livestock management facility or a livestock waste handling facility (i) that has been approved by the Department of Agriculture under the provisions of the Livestock Management Facilities Act and (ii) that is located within an agricultural area established by a county under the Agricultural Areas Conservation and Protection Act. Sets forth certification requirements. In the Retailers' Occupation Tax Act, provides that, beginning July 1, 2005, each retailer who makes a qualified sale of building materials to be incorporated into real estate as part of a livestock management facility, livestock pasture operation, or livestock waste handling facility located in an agricultural area established by a county under the Agricultural Areas Conservation and Protection Act by new construction, may deduct receipts from the sales when calculating the tax imposed by the Act. Provides that the exemptions under the Acts are exempt from the sunset provisions of the Acts. Amends the Livestock Management Facilities Act. Provides that livestock management facilities and livestock waste handling facilities serving less than 50 animal units or serving 150 or less animal units, meeting certain separation distance requirements, and located wholly within certain agricultural areas are exempt from the requirements to register, file a construction plan, and receive approval before commencement of construction. Requires owners and operators of livestock waste handling facilities to send a notice of intent to construct to owners of property

within the setback distances. Subjects owners and operators who fail to file construction plans with the Illinois Department of Agriculture to an administrative hearing and a civil penalty. Provides that livestock management facilities and livestock waste handling facilities located in certain agricultural areas are exempt from certain construction standards. Allows livestock waste handling facilities with a design capacity of 300 or less animal units to demonstrate that a reduced storage volume is feasible due to the availability of certain land application areas. Provides that an owner or operator who commences operation prior to receiving written approval from the Department is subject to an administrative hearing and a civil penalty. Exempts from setback requirements livestock management facilities and livestock waste handling facilities serving 50 to 150 animal units in certain agricultural areas and with certain separation distances. Requires the Livestock Management Facilities Advisory Committee to meet as needed as determined by the Chair to accomplish its duties. Adds an immediate effective date. 05-01-27 H Filed with the Clerk by Rep. Dan Reitz

- H First Reading
- H Referred to Rules Committee
- 05-02-02 H Assigned to Agriculture & Conservation Committee
- 05-02-08 H Do Pass / Short Debate Agriculture & Conservation Committee; 015-000-000
- 05-02-09 H Placed on Calendar 2nd Reading Short Debate
 - H Added Chief Co-Sponsor Rep. William B. Black
 - H Added Chief Co-Sponsor Rep. Brandon W. Phelps
 - H Added Chief Co-Sponsor Rep. Donald L. Moffitt
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-10 H Added Chief Co-Sponsor Rep. Kurt M. Granberg H Third Reading - Short Debate - Passed 111-000-000
 - H Added Co-Sponsor Rep. Patrick J Verschoore
 - H Added Co-Sponsor Rep. Robert W. Pritchard
 - H Added Co-Sponsor Rep. Robert F. Flider
 - H Added Co-Sponsor Rep. Shane Cultra
- 05-02-15 S Arrive in Senate
 - S Placed on Calendar Order of First Reading February 16, 2005
 - S Chief Senate Sponsor Sen. John M. Sullivan
- 05-02-16 S First Reading
- S Referred to Rules
- 05-02-17 S Added as Alternate Co-Sponsor Sen. Deanna Demuzio
- 05-04-13 S Assigned to Agriculture & Conservation
- 05-04-20 S Do Pass Agriculture & Conservation; 009-000-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005 05-05-05 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 10, 2005
- 05-05-13 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. John M. Sullivan
 - S Senate Floor Amendment No. 1 Referred to Rules
- 05-05-16 S Senate Floor Amendment No. 1 Rules Refers to Agriculture & Conservation
- 05-05-17 S Added as Alternate Chief Co-Sponsor Sen. Debbie DeFrancesco Halvorson
 - S Added as Alternate Co-Sponsor Sen. John O. Jones
- 05-05-18 S Senate Floor Amendment No. 1 Recommend Do Adopt Agriculture & Conservation; 009-000-000
- 05-05-19 S Recalled to Second Reading
 - S Senate Floor Amendment No. 1 Adopted; J. Sullivan
 - S Placed on Calendar Order of 3rd Reading
 - S Third Reading Passed; 056-000-000
- 05-05-20 H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
 - H Senate Floor Amendment No. 1 Motion Filed Concur Rep. Dan Reitz; Motion #1
 - H Senate Floor Amendment No. 1 Motion to Concur Referred to Rules Committee
- 05-05-24 H Senate Floor Amendment No. 1 Motion Filed Non-Concur Rep. Dan Reitz;

Motion #2

05-05-26 H Senate Floor Amendment No. 1 House Non-Concurs

- S Secretary's Desk Non-Concurrence Senate Amendment(s) 01
 - S Placed on Calendar Order of Non-Concurrence Senate Amendment(s) 01-May 27, 2005.
 - S Senate Floor Amendment No. 1 Motion to Recede Filed with Secretary Sen. John M. Sullivan
- S Senate Floor Amendment No. 1 Motion to Recede Referred to Rules
- 05-05-27 S Senate Floor Amendment No. 1 Motion to Recede Rules Referred to Agriculture & Conservation
 - S Senate Floor Amendment No. 1 Motion To Recede Recommended Do Adopt Agriculture & Conservation; 006-000-000
 - S Senate Floor Amendment No. 1 Senate Recedes 058-000-000
 - H Passed Both Houses

05-06-16 H Sent to the Governor

05-06-20 H Governor Approved

H Effective Date January 1, 2006

HB-0602 EDDY-CROSS.

New Act

Creates the Adult Entertainment Billboard Regulation Act. Provides that no billboard or other exterior advertising sign for an adult cabaret or a sexually-oriented business shall be located within one mile of any State highway, unless that business is located within one mile of a State highway, in which case that business may display one sign giving notice that the premises are off limits to minors and one identification sign of no more than 40 square feet in size that contains only the business' name, street address, telephone number, and operating hours. Provides that non-conforming signs in use at the time of the effective date of the Act may continue in use, but should be made to conform to the specifications of the Act within 3 years after the Act's effective date. Provides that any adult cabaret or sexually-oriented business owner who violates the provisions of the Act is guilty of a Class C misdemeanor and that each day that a violation of the Act continues in existence constitutes a separate offense. Preempts home rule. Effective July 1, 2005.

HOUSE AMENDMENT NO. 1

Deletes everything. Creates the Adult Entertainment Message Regulation Act. Provides that no message or other outdoor communication advertising an adult cabaret or a sexually-oriented business may be located within the boundaries of a municipality or within one mile of a municipal boundary, Interstate highway, school, or place of worship, unless that business is located within one mile of a municipal boundary, Interstate highway, school, or place of worship, in which case that business may display one message giving notice that the premises are off limits to minors and one message of identification of no more than 40 square feet in size that contains only the business' name, street address, telephone number, and operating hours. Provides that non-conforming messages in use at the time of the effective date of the Act may continue in use for the term of the contract, up to one year after the Act's effective date. Provides that any adult cabaret or sexually-oriented business owner who violates the provisions of the Act is guilty of a Class C misdemeanor and that each day that a violation of the Act continues in existence constitutes a separate offense. Preempts home rule. Provides that the Act shall not apply within a municipality with a population over 500,000. Effective July 1, 2005.

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

- 05-01-27 H Filed with the Clerk by Rep. Roger L. Eddy
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Assigned to State Government Administration Committee
- 05-02-23 H Added Chief Co-Sponsor Rep. Tom Cross
- 05-02-24 H House Amendment No. 1 Filed with Clerk by State Government Administration Committee
 - H House Amendment No. 1 Adopted in State Government Administration Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate State Government Administration Committee; 005-003-000

- 05-02-25 H Placed on Calendar 2nd Reading Short Debate
- 05-03-02 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-03 H Third Reading Short Debate Passed 114-001-000
- 05-03-08 S Arrive in Senate
 - S Placed on Calendar Order of First Reading
 - S Chief Senate Sponsor Sen. Dale A. Righter
 - S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Local Government
- 05-04-20 S Postponed Local Government
- 05-05-04 S Postponed Local Government
- 05-05-06 S Rule 3-9(a) / Re-referred to Rules

HB-0603 TURNER-CURRIE-YARBROUGH-SULLIVAN-DAVIS, MONIQUE, BOST, BLACK, BASSI, FRANKS, RYG, HAMOS, BELLOCK, NEKRITZ, DAVIS, WILLIAM, DELGADO, DUNKIN, GRAHAM, LANG, OSTERMAN, MCKEON, FEIGENHOLTZ, COLLINS, COULSON, MUNSON, MULLIGAN, BOLAND, GILES, JAKOBSSON, PATTERSON, YOUNGE, COLVIN, BRADLEY, RICHARD, JONES, HOLBROOK, SAVIANO AND GRANBERG.

35 ILCS 5/214

Amends the Illinois Income Tax Act to end the tax credit for donations to certain affordable housing projects with the taxable year ending on December 31, 2011 (now, 2006). Effective immediately.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-01-27 H Filed with the Clerk by Rep. Arthur L. Turner H First Reading
 - H Referred to Rules Committee
 - 05-02-02 H Assigned to Revenue Committee H Chief Co-Sponsor Rep. Barbara Flynn Currie
 - H Chief Co-Sponsor Rep. Karen A. Yarbrough
 - 05-02-24 H Added Chief Co-Sponsor Rep. Ed Sullivan, Jr.
 - 05-03-01 H Added Co-Sponsor Rep. Mike Bost H Added Co-Sponsor Rep. William B. Black
 - H Added Co-Sponsor Rep. Suzanne Bassi
 - 05-03-03 H Co-Sponsor Rep. Jack D. Franks
 - 05-03-10 H Added Co-Sponsor Rep. Kathleen A. Ryg
 - H Recommends Be Adopted Sub-committee/ Revenue Committee; 003-000-000
 - H Remains in Revenue Committee
 - H Do Pass / Short Debate Revenue Committee; 012-000-000
 - H Placed on Calendar 2nd Reading Short Debate
 - 05-03-15 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - H Added Chief Co-Sponsor Rep. Monique D. Davis
 - H Added Co-Sponsor Rep. Julie Hamos
 - H Added Co-Sponsor Rep. Patricia R. Bellock
 - H Added Co-Sponsor Rep. Elaine Nekritz
 - H Added Co-Sponsor Rep. William Davis
 - 05-03-16 H Added Co-Sponsor Rep. William Delgado
 - H Added Co-Sponsor Rep. Kenneth Dunkin
 - H Added Co-Sponsor Rep. Deborah L. Graham
 - H Added Co-Sponsor Rep. Lou Lang
 - H Added Co-Sponsor Rep. Harry Osterman
 - H Added Co-Sponsor Rep. Larry McKeon
 - H Added Co-Sponsor Rep. Sara Feigenholtz
 - H Added Co-Sponsor Rep. Annazette Collins
 - H Added Co-Sponsor Rep. Elizabeth Coulson
 - 05-03-17 H Third Reading Short Debate Passed 113-000-000
 - H Added Co-Sponsor Rep. Ruth Munson
 - H Added Co-Sponsor Rep. Rosemary Mulligan

H Added Co-Sponsor Rep. Mike Boland
H Added Co-Sponsor Rep. Calvin L. Giles
H Added Co-Sponsor Rep. Naomi D. Jakobsson
H Added Co-Sponsor Rep. Milton Patterson
H Added Co-Sponsor Rep. Wyvetter H. Younge
H Added Co-Sponsor Rep. Marlow H. Colvin
H Added Co-Sponsor Rep. Richard T. Bradley
H Added Co-Sponsor Rep. Lovana Jones
S Arrive in Senate
S Placed on Calendar Order of First Reading April 6, 2005
S Chief Senate Sponsor Sen. William E. Peterson
05-03-21 H Added Co-Sponsor Rep. Thomas Holbrook
H Added Co-Sponsor Rep. Angelo Saviano
05-04-01 S Added as Alternate Chief Co-Sponsor Sen. Iris Y. Martinez
05-04-04 S Added as Alternate Chief Co-Sponsor Sen. Christine Radogno
05-04-05 S Added as Alternate Co-Sponsor Sen. Terry Link
05-04-06 S First Reading
S Referred to Rules
S Added as Alternate Co-Sponsor Sen. Peter J. Roskam
S Added as Alternate Co-Sponsor Sen. Kwame Raoul
S Added as Alternate Co-Sponsor Sen. Martin A. Sandoval
05-04-07 S Added as Alternate Co-Sponsor Sen. Miguel del Valle
S Sponsor Removed Sen. Miguel del Valle
05-04-08 S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
S Added as Alternate Co-Sponsor Sen. M. Maggie Crotty
05-04-12 S Added as Alternate Co-Sponsor Sen, Rickey R. Hendon
S Added as Alternate Co-Sponsor Sen. James T. Meeks
05-04-13 S Added as Alternate Chief Co-Sponsor Sen. Miguel del Valle
S Assigned to Housing & Community Affairs S Added as Alternate Co-Sponsor Sen. Mattie Hunter
S Added as Alternate Co-Sponsor Sen. Matthe Future S Added as Alternate Co-Sponsor Sen. James F. Clayborne, Jr.
05-04-14 S Added as Alternate Co-Sponsor Sen. Kimberly A. Lightford
05-04-14 S Added as Alternate Co-Sponsor Sen, Ramberly A. Lightford
05-04-19 S Added as Anemate Co-sponsor Sen, Fanicia J. Annon 05-04-20 S Do Pass Housing & Community Affairs; 008-000-000
S Placed on Calendar Order of 2nd Reading April 21, 2005
05-05-05 S Second Reading
S Placed on Calendar Order of 3rd Reading May 10, 2005
05-05-11 S Third Reading - Passed; 059-000-000
H Passed Both Houses
05-05-20 H Added Co-Sponsor Rep. Kurt M. Granberg
05-05-28 S Added as Alternate Co-Sponsor Sen. Ira I. Silverstein
05-05-29 S Added as Alternate Co-Sponsor Sen. Debbie DeFrancesco Halvorson
05-06-09 H Sent to the Governor
H Sent to the Governor
05-06-17 H Governor Approved
H Effective Date June 17, 2005
H Public Act 94-0046
604 SCULLY.

HB-0604 SCULLY.

305 ILCS 20/1 from Ch. 111 2/3, par. 1401

Amends the Energy Assistance Act. Makes a technical change in a Section concerning the short title of the Act.

- 05-01-28 H Filed with the Clerk by Rep. George Scully, Jr.
 - 05-01-31 H First Reading
 - H Referred to Rules Committee
 - 05-02-03 H Assigned to Executive Committee
 - 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0605 SCULLY.

35 ILCS 620/14a from Ch. 120, par. 481a

Amends the Public Utilities Revenue Act. Makes a technical change in a Section concerning

the short title.

05-01-28 H Filed with the Clerk by Rep. George Scully, Jr. 05-01-31 H First Reading H Referred to Rules Committee 05-02-03 H Assigned to Executive Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0606 SCULLY.

35 ILCS 640/2-1

Amends the Electricity Excise Tax Law. Makes a technical change in a Section concerning the short title.

05-01-28 H Filed with the Clerk by Rep. George Scully, Jr.

05-01-31 H First Reading

H Referred to Rules Committee

05-02-03 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0607 SCULLY.

220 ILCS 5/16-101

Amends the Public Utilities Act. Makes a technical change in a Section concerning the short title and applicability of the Electric Service Customer Choice and Rate Relief Law of 1997.

05-01-28 H Filed with the Clerk by Rep. George Scully, Jr.

05-01-31 H First Reading

H Referred to Rules Committee

05-02-03 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0608 SCULLY.

220 ILCS 5/16-105

Amends the Public Utilities Act. Makes a technical change in a Section concerning delivery services implementation plans.

05-01-28 H Filed with the Clerk by Rep. George Scully, Jr.

05-01-31 H First Reading

H Referred to Rules Committee

05-02-03 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

(B-0609 SCULLY.

20 ILCS 687/6-2

Amends the Renewable Energy, Energy Efficiency, and Coal Resources Development Law of 1997. Makes a technical change in Section concerning legislative findings.

05-01-28 H Filed with the Clerk by Rep. George Scully, Jr. 05-01-31 H First Reading

H Referred to Rules Committee

05-02-03 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0610 REIS-STEPHENS-SACIA-MOFFITT, BOST, PHELPS, SCHMITZ, SMITH, HOLBROOK, EDDY, PRITCHARD, FLIDER, BRADLEY, JOHN, BEISER, FRANKS, DUGAN, GORDON AND JAKOBSSON.

20 ILCS 2905/2.5

Amends the State Fire Marshal Act. Requires the Office of the State Fire Marshal to create and maintain an equipment exchange program (now, the Office may create the program). Provides for donation, trade, and sale of equipment. Requires the Office, as part of the program, to maintain a website that is separate from the Office's main website and that allows fire departments, fire protection districts, and township fire departments to post information and photographs about needed equipment and equipment that is available. Requires the Office to advertise the equipment exchange program. Makes other changes. Effective immediately.

HOUSE AMENDMENT NO. 1

Requires the Office of the State Fire Marshall to promote (instead of advertise) the

equipment exchange program. Requires the Office to implement the changes to the program required under this amendatory Act no later than July 1, 2006. Makes technical changes. NOTE(S) THAT MAY APPLY: Fiscal 05-01-28 H Filed with the Clerk by Rep. David Reis 05-01-31 H First Reading H Referred to Rules Committee 05-02-01 H Added Chief Co-Sponsor Rep. Ron Stephens H Added Chief Co-Sponsor Rep. Jim Sacia H Added Chief Co-Sponsor Rep. Donald L. Moffitt H Added Co-Sponsor Rep. Mike Bost H Added Co-Sponsor Rep. Brandon W. Phelps H Added Co-Sponsor Rep. Timothy L. Schmitz H Added Co-Sponsor Rep. Michael K. Smith H Added Co-Sponsor Rep. Thomas Holbrook H Added Co-Sponsor Rep. Roger L. Eddy H Added Co-Sponsor Rep. Robert W. Pritchard 05-02-03 H Assigned to State Government Administration Committee 05-02-10 H Added Co-Sponsor Rep. Robert F. Flider 05-02-17 H Added Co-Sponsor Rep. John E. Bradley H Added Co-Sponsor Rep. Daniel V. Beiser H Added Co-Sponsor Rep. Jack D. Franks H Do Pass / Short Debate State Government Administration Committee; 009-000-000 05-02-18 H Placed on Calendar 2nd Reading - Short Debate 05-02-25 H House Amendment No. 1 Filed with Clerk by Rep. David Reis H House Amendment No. 1 Referred to Rules Committee 05-03-02 H House Amendment No. 1 Recommends Be Adopted Rules Committee; 004-000-000 05-03-03 H Second Reading - Short Debate H House Amendment No. 1 Adopted by Voice Vote H Placed on Calendar Order of 3rd Reading - Short Debate 05-03-09 H Added Co-Sponsor Rep. Lisa M. Dugan 05-03-15 H Third Reading - Short Debate - Passed 117-000-000 05-03-16 S Arrive in Senate S Placed on Calendar Order of First Reading March 17, 2005 H Added Co-Sponsor Rep. Careen M Gordon 05-03-17 H Added Co-Sponsor Rep. Naomi D. Jakobsson 05-04-07 S Chief Senate Sponsor Sen. Dale A. Righter 05-04-11 S First Reading S Referred to Rules 05-04-13 S Assigned to State Government 05-04-21 S Postponed - State Government 05-05-05 S Do Pass State Government; 007-000-000 S Placed on Calendar Order of 2nd Reading May 10, 2005 05-05-11 S Second Reading S Placed on Calendar Order of 3rd Reading May 12, 2005 05-05-17 S Third Reading - Passed; 057-000-000 H Passed Both Houses 05-05-28 S Added as Alternate Co-Sponsor Sen. James F. Clayborne, Jr. S Added as Alternate Co-Sponsor Sen. Terry Link S Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins 05-05-29 S Added as Alternate Co-Sponsor Sen. Edward D. Maloney S Added as Alternate Co-Sponsor Sen. Debbie DeFrancesco Halvorson 05-05-30 S Added as Alternate Co-Sponsor Sen. Gary Forby 05-06-15 H Sent to the Governor 05-07-12 H Governor Approved H Effective Date July 12, 2005 H Public Act 94-0175 HB-0611 HOWARD-MILLNER-JONES-COLLINS-BAILEY AND GILES.

730 ILCS 5/3-6-3

from Ch. 38, par. 1003-6-3

730 ILCS 5/3-6-8 new

Amends the Unified Code of Corrections. Provides that the rules and regulations for the early release of a prisoner on account of good conduct shall also provide that an additional 60 days of good conduct credit shall be awarded to any prisoner who earns a high school diploma or passes the high school level Test of General Educational Development (GED) and receives a GED certificate while the prisoner is incarcerated. Provides that the Department of Corrections shall develop and establish a program designed to increase the number of committed persons enrolled in programs to obtain a high school diploma or to pass the high school level Test of General Educational Development (GED) and receive GED certificates by at least 100% over the 4-year period following the effective date of this amendatory Act. Provides that pursuant to the program, each institution and facility shall report annually to the Director of Corrections on the number of committed persons enrolled in high school education programs and those who pass the high school level Test of General Educational Development (GED) and receive GED certificates. And the number of committed persons enrolled in high school education programs and those who pass the high school level Test of General Educational Development (GED) and receive GED certificates. This school level test of General Educational Development (GED) and receive GED programs and those who pass the high school level Test of General Educational Development (GED) and receive GED certificates. This school level test of the number of committed persons envioled persons envioled in high school education programs and those who pass the high school level Test of General Educational Development (GED) and receive GED certificates. This school level test of General Educational Development (GED) and receive GED certificates. This school level test of General Educational Development (GED) and receive GED certificates. This school level test of General Educational Development (GED) and receive GED certificates.

HOUSE AMENDMENT NO. I

Deletes everything after the enacting clause. Reinserts the provisions of the bill but eliminates the award of the additional 60 days good conduct credit for prisoners earning high school diplomas. Also limits the program to committed person in the Adult Division of the Department of Corrections. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

	AI MAI AFFLI; FISCAL
05-01-28	H Filed with the Clerk by Rep. Constance A. Howard
05-01-31	H First Reading
	H Referred to Rules Committee
05-02-03	H Assigned to Judiciary II - Criminal Law Committee
05-02-18	H Do Pass / Short Debate Judiciary II - Criminal Law Committee; 013-003-
	000
	H Placed on Calendar 2nd Reading - Short Debate
	H Added Chief Co-Sponsor Rep. John J. Millner
	H Added Chief Co-Sponsor Rep. Lovana Jones
	H Added Chief Co-Sponsor Rep. Annazette Collins
	H Added Chief Co-Sponsor Rep. Patricia Bailey
	H House Amendment No. 1 Filed with Clerk by Rep. Constance A. Howard
	H House Amendment No. I Referred to Rules Committee
05-02-25	H House Amendment No. 1 Recommends Be Adopted Rules Committee;
	004-000-000
	H Second Reading - Short Debate
	H House Amendment No. I Adopted by Voice Vote
	H Placed on Calendar Order of 3rd Reading - Short Debate
05.00.00	H Added Co-Sponsor Rep. Calvin L. Giles
05-03-02	H Third Reading - Short Debate - Passed 071-045-000
05-03-03	S Arrive in Senate
	S Placed on Calendar Order of First Reading
	S Chief Senate Sponsor Sen. Jacqueline Y. Collins
	S First Reading S Referred to Rules
05.04.06	
05-04-13	S Added as Alternate Co-Sponsor Sen. Martin A. Sandoval S Assigned to Judiciary
05-04-20	S Do Pass Judiciary; 010-000-000
00 01 20	S Placed on Calendar Order of 2nd Reading April 21, 2005
05-05-05	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 10, 2005
05-05-11	S Added as Alternate Chief Co-Sponsor Sen. Kwame Raoul
	S Third Reading - Passed; 057-002-000
	H Passed Both Houses
05-05-29	S Added as Alternate Co-Sponsor Sen. Mattie Hunter
05-06-09	H Sent to the Governor
	H Sent to the Governor
05-07-07	H Governor Approved

HB-0612 JONES-FLOWERS-SOTO-HAMOS AND BRADLEY, JOHN.

20 ILCS 2310/2310-371.5 new

105 ILCS 5/10-20.40 new

105 ILCS 5/34-18.32 new

Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Establishes the Childhood Health Promotion Program to prevent and reduce the incidence and prevalence of obesity in children and adolescents, especially among populations with high rates of obesity and obesity-related health complications including, but not limited to, diabetes, heart disease, cancer, osteoarthritis, asthma, and other conditions. Provides several features of the Childhood Health Promotion Program. Provides that the Department of Public Health shall periodically collect and analyze information from schools, health and nutrition programs, and other sources to determine the prevalence of childhood obesity in the State. Amends the School Code. Authorizes and encourages every school district and the Chicago Board of Education to establish a Child Nutrition Advisory Committee to study all facets of the current nutritional policies of the district and board including, but not limited to, the goals of the district and board to promote health and proper nutrition, vending machine sales, menu criteria, educational curriculum teaching health nutrition, educational information provided to parents or guardians regarding healthy nutrition and the health risks associated with obesity, opportunities offered to parents or guardians to encourage healthier eating habits to students, and the education provided to teachers and other staff as to the importance of health nutrition.

SENATE FLOOR AMENDMENT NO. 2 Deletes reference to: 20 ILCS 2310/2310-371.5 new 105 ILCS 5/10-20.40 new 105 ILCS 5/34-18.32 new Adds reference to: New Act 410 ILCS 220/Act rep. 410 ILCS 225/7

from Ch. 111 1/2, par. 7027

Deletes everything after the enacting clause. Creates the Illinois Family Case Management Act. Requires the Department of Human Services to establish and administer a family case management program to reduce the incidence of infant mortality, very low birthweight infants, and low birthweight infants and to assist low-income families obtain available health and human services needed for health growth and development. Provides that under the program, case management shall involve individualized assessment of needs, planning of services, referral, monitoring, and advocacy to assist a client in gaining access to appropriate services. Provides that under the program, case management shall be an active and collaborative process involving a qualified case manager, the client, the client's family, and service providers in the community. Creates the Maternal and Child Health Advisory Board to advise the Department in implementing the Act. Repeals the Infant Mortality Reduction Act. Amends the Prenatal and Newborn Care Act. Provides that the Department shall consult with the Maternal and Child Health Advisory Board (instead of the Infant Mortality Reduction Board) in administering the Prenatal and Newborn Care Program. Adds an immediate effective date.

NOTE(S) THAT MAY APPLY: Fiscal

	05-01-28	H Filed	with	the	Clerk	by	Rep.	William	Delgado	
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- 05-01-31 H First Reading
- H Referred to Rules Committee
- 05-02-03 H Assigned to Human Services Committee
- 05-03-10 H Do Pass / Short Debate Human Services Committee; 009-000-000
 - H Placed on Calendar 2nd Reading Short Debate
- 05-04-05 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-06 H Third Reading Short Debate Passed 113-001-000
 - H Added Chief Co-Sponsor Rep. Mary E. Flowers
 - H Added Chief Co-Sponsor Rep. Cynthia Soto
 - H Added Chief Co-Sponsor Rep. Julie Hamos
 - H Added Co-Sponsor Rep. John E. Bradley
- 05-04-07 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 8, 2005

- 05-04-11 S Chief Senate Sponsor Sen. Iris Y. Martinez
- 05-04-12 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Health & Human Services
- 05-04-14 S Added as Alternate Chief Co-Sponsor Sen. Mattie Hunter
- 05-04-20 S Postponed Health & Human Services
- 05-05-05 S Do Pass Health & Human Services; 010-000-000
 - S Placed on Calendar Order of 2nd Reading May 10, 2005
- 05-05-13 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Donne E. Trotter
 - S Senate Floor Amendment No. 1 Referred to Rules
- 05-05-16 S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Donne E. Trotter
 - S Senate Floor Amendment No. 2 Referred to Rules
 - S Senate Floor Amendment No. 2 Rules Refers to Health & Human Services
 - S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 17, 2005
- 05-05-18 S Senate Floor Amendment No. 2 Recommend Do Adopt Health & Human Services; 008-000-000
- 05-05-19 S Alternate Chief Sponsor Changed to Sen. Donne E. Trotter
 - S Added as Alternate Chief Co-Sponsor Sen. Iris Y. Martinez
 - S Recalled to Second Reading
 - S Senate Floor Amendment No. 2 Adopted; Trotter
 - S Placed on Calendar Order of 3rd Reading
 - S Third Reading Passed; 057-001-000
 - S Senate Floor Amendment No. 1 Tabled Pursuant to Rule 5-4(a)
- 05-05-20 H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 2
- 05-05-24 H Chief Sponsor Changed to Rep. Lovana Jones
 - H Senate Floor Amendment No. 2 Motion Filed Concur Rep. Lovana Jones H Senate Floor Amendment No. 2 Motion to Concur Referred to Rules Committee
- 05-05-25 H Senate Floor Amendment No. 2 Motion to Concur Rules Referred to Human Services Committee
- 05-05-26 H Senate Floor Amendment No. 2 Motion to Concur Recommends be Adopted Human Services Committee; 010-000-000
- 05-05-27 H Senate Floor Amendment No. 2 House Concurs 116-000-000
- H Passed Both Houses
- 05-06-24 H Sent to the Governor
- 05-08-02 H Governor Approved
 - H Effective Date August 2, 2005

HB-0613 DELGADO.

- 115 ILCS 5/4.5
- 30 ILCS 805/8.29 new

Amends the Illinois Educational Labor Relations Act. Provides that the list of subjects of collective bargaining between the Chicago school district and the exclusive bargaining representative of its employees that is now permissive is instead mandatory. Amends the State Mandates Act to require implementation without reimbursement.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

- 05-01-28 H Filed with the Clerk by Rep. William Delgado
- 05-01-31 H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0614 DELGADO.

720 ILCS 5/24-3 from Ch. 38, par. 24-3 720 ILCS 5/24-3.1A new Amends the Criminal Code of 1961. Changes references in the statute on unlawful sale of firearms from "sell" or "give" to "transfer". Prohibits multiple sales of handguns within a 30-day period. Creates the offense of unlawful acquisition of handguns. Provides exemptions and affirmative defenses. Penalty is a Class A misdemeanor for a first offense and a Class 4 felony for a second or subsequent offense.

NOTE(S) THAT MAY APPLY: Correctional, Fiscal

- 05-01-28 H Filed with the Clerk by Rep. William Delgado
- 05-01-31 H First Reading
- H Referred to Rules Committee
- 05-02-17 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0615 DELGADO-FROEHLICH-ACEVEDO-COULSON-BRADLEY, RICHARD, COLVIN AND SOTO.

New Act

Creates the Reduction of Racial and Ethnic Health Disparities Act. Subject to appropriations for that purpose, requires the Department of Public Health to establish and administer a program of grants to stimulate the development of community-based and neighborhood-based projects that will improve the health outcomes of racial and ethnic populations. Requires the Office of Minority Health disparities in certain priority areas, including asthma and infant mortality. Authorizes the Director of Public Health to appoint an ad hoc advisory committee to examine areas where public awareness, public education, research, and coordination regarding racial and ethnic health outcomes. Sets forth grant proposal and eligibility requirements. Requires \$1 in local matching moneys for each \$3 of a grant from the Department. Allows the provision of local matching moneys entirely through in-kind contributions in counties with a population of 50,000 or less; for counties over 50,000, requires that least 50% of the local matching moneys be in cash. Provides that no match is required in the case of a grant to an urban area. Requires the dissemination of grants beginning no later than January 1, 2007.

HOUSE AMENDMENT NO. 1

Provides that units of local government may provide matching grants to supplement the grants made by the Department of Public Health (instead of requiring that \$1 in local matching funds be provided for each \$3 grant payment made by the State).

SENATE FLOOR AMENDMENT NO. 1

Adds a legislative finding concerning initiatives of the Departments of Human Services and Public Health. Requires the Department of Public Health to coordinate its activities under the Reduction of Racial and Ethnic Health Disparities Act with the Department of Human Services, and deletes the Healthy Start program from the list of existing community-based programs with which the Department of Public Health shall coordinate its activities under the Act. Deletes infant mortality and diabetes from the list of priority areas for which the Office of Minority Health shall establish measurable outcomes to achieve the goal of reducing health disparities. Adds a provision that, subject to the amounts appropriated for that purpose, the Department of Human Services shall continue to operate programs to reduce racial and ethnic disparities in infant mortality and diabetes.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-28 H Filed with the Clerk by Rep. William Delgado
- 05-01-31 H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Assigned to Human Services Committee
- 05-02-08 H Added Chief Co-Sponsor Rep. Paul D. Froehlich
- 05-02-09 H Do Pass / Short Debate Human Services Committee; 012-000-000
- 05-02-10 H Placed on Calendar 2nd Reading Short Debate
 - H Added Chief Co-Sponsor Rep. Edward J. Acevedo
 - H House Amendment No. 1 Filed with Clerk by Rep. William Delgado
 - H House Amendment No. 1 Referred to Rules Committee
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-17 H Recalled to Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-02-25 H House Amendment No. 1 Recommends Be Adopted Rules Committee;

	004-000-000
05-03-02	H Added Chief Co-Sponsor Rep. Elizabeth Coulson
	H Second Reading - Short Debate
	H House Amendment No. 1 Adopted by Voice Vote
05.00.00	H Placed on Calendar Order of 3rd Reading - Short Debate
05-03-03	H Added Co-Sponsor Rep. Marlow H. Colvin
	H Third Reading - Short Debate - Passed 115-000-000
	H Added Chief Co-Sponsor Rep. Richard T. Bradley H Added Co-Sponsor Rep. Cynthia Soto
05-03-08	S Arrive in Senate
05-05-08	S Placed on Calendar Order of First Reading March 9, 2005
05-03-10	S Chief Senate Sponsor Sen. Iris Y. Martinez
	S First Reading
00 00 10	S Referred to Rules
05-04-13	S Assigned to Health & Human Services
05-04-14	S Added as Alternate Chief Co-Sponsor Sen. Mattie Hunter
05-04-20	S Postponed - Health & Human Services
05-05-03	S Added as Alternate Chief Co-Sponsor Sen. Kwame Raoul
05-05-05	S Do Pass Health & Human Services; 010-000-000
	S Placed on Calendar Order of 2nd Reading May 10, 2005
05-05-11	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 12, 2005
05-05-13	
	Martinez
	S Senate Floor Amendment No. 1 Referred to Rules
05-05-16	S Senate Floor Amendment No. 1 Rules Refers to Health & Human
05 05 10	Services
05-05-18	S Senate Floor Amendment No. 1 Recommend Do Adopt Health & Human Services; 008-000-000
05-05-19	S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
05-05-19	S Recalled to Second Reading
	S Senate Floor Amendment No. 1 Adopted; Martinez
	S Placed on Calendar Order of 3rd Reading
	S Third Reading - Passed; 057-000-000
05-05-20	H Arrived in House
	H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
05-05-26	H Senate Floor Amendment No. 1 Motion Filed Concur Rep. William
	Delgado
	H Senate Floor Amendment No. 1 Motion to Concur Referred to Rules
	Committee
	H Senate Floor Amendment No. 1 Motion to Concur Rules Referred to
	Human Services Committee
05-05-27	H Senate Floor Amendment No. 1 Motion to Concur Recommends be
	Adopted Human Services Committee; 012-000-000
	H Senate Floor Amendment No. 1 House Concurs 116-000-000
05.04.24	H Passed Both Houses
05-06-24	H Sent to the Governor
05-08-04	H Governor Approved
	H Effective Date January 1, 2006
	H Public Act 94-0447
HB-0616 MA	Y-KELLY, SOTO AND GRAHAM.
10 ILCS 5/	
	Election Code. Requires each election authority to conduct early voting from
	ore an election through the day before an election

the 15th day before an election through the day before an election.

- 05-01-28 H Filed with the Clerk by Rep. Karen May
- 05-01-31 H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Assigned to Executive Committee
- 05-02-17 H Added Chief Co-Sponsor Rep. Robin Kelly
- 05-03-08 H Added Co-Sponsor Rep. Cynthia Soto

05-03-10 H Added Co-Sponsor Rep. Deborah L. Graham H Rule 19(a) / Re-referred to Rules Committee

HB-0617 FRITCHEY.

740 ILCS 22/213

740 ILCS 22/214

740 ILCS 22/216

Amends the Civil No Contact Order Act. Changes the Section heading in the Section concerning remedies (instead of remedy). Provides that an emergency civil no contact order shall be issued if the averments are sufficient to indicate nonconsensual sexual contact or nonconsensual sexual penetration (instead of just nonconsensual sexual penetration) by the respondent. Changes order of protection to civil no contact order in the Section concerning duration and extension of orders.

05-01-28	H Filed with the Clerk by Rep. John A. Fritchey
05-01-31	H First Reading
4	H Referred to Rules Committee
05-02-03	H Assigned to Judiciary I - Civil Law Committee
05-02-09	H Do Pass / Short Debate Judiciary I - Civil Law Committee; 014-000-000
05-02-10	H Placed on Calendar 2nd Reading - Short Debate
	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-02-17	H Third Reading - Short Debate - Passed 117-000-000
05-02-23	S Arrive in Senate
	S Placed on Calendar Order of First Reading February 24, 2005
05-03-07	S Chief Senate Sponsor Sen. John J. Cullerton
05-03-08	S First Reading
	S Referred to Rules
05-03-09	S Added as Alternate Chief Co-Sponsor Sen. Kwame Raoul
05-04-13	S Assigned to Judiciary
05-04-20	S Do Pass Judiciary; 008-000-000
	S Placed on Calendar Order of 2nd Reading April 21, 2005
05-05-05	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 10, 2005
05-05-17	S Third Reading - Passed; 057-000-000
	H Passed Both Houses
	H Sent to the Governor
05-07-29	H Governor Approved
	H Effective Date January 1, 2006
	H Public Act 94-0360
HB-0618 FRI	ITCHEY.
740 ILCS 17	5/4 from Ch 127 par 4104

 740 ILCS 175/4
 from Ch. 127, par. 4104

 740 ILCS 175/8
 from Ch. 127, par. 4108

Amends the Whistleblower Reward and Protection Act. Provides that the State of Illinois shall also receive an amount for reasonable expenses that the court finds to have been necessarily incurred by the Attorney General, including reasonable attorneys' fees and costs, and the amount received by the State of Illinois, exclusive of any proceeds, reasonable expenses, reasonable attorneys' fees and costs that have been awarded to a Qui Tam plaintiff or any entity other than the State of Illinois or a State agency, shall be deposited in the Whistleblower Reward and Protection Fund created under the Act. Requires (instead of permits) the court to award all proceeds of an action or settlement of the claim to the affected governmental entity, minus reasonable expenses, attorneys' fees, costs, and proceeds that have been awarded to a Qui Tam plaintiff and minus an amount for reasonable expenses that the court finds to have been necessarily incurred by the Attorney General, including reasonable attorneys' fees and costs (instead of such sums as it considers appropriate to the affected entity, specifying in its order the amount to be awarded to the entity from the net proceeds that are deposited in the Whistleblower Reward and Protection Fund), when an action is brought on behalf of any of the listed governmental entities that have been adversely affected by a defendant. Excludes from any payment of proceeds the reasonable expenses, reasonable attorneys' fees, and costs to a Qui Tam plaintiff or any governmental entity other than the State of Illinois from being deposited in the Whistleblower Reward and Protection Fund. Restructures the use of the money in the Fund

to pay the necessary expenses incurred by the Attorney General and for the payment of awards to the State of Illinois (instead of for payment of awards to Qui Tam plaintiffs).

05-01-28 H Filed with the Clerk by Rep. John A. Fritchey

05-01-31 H First Reading

H Referred to Rules Committee

05-02-03 H Tabled By Sponsor Rep. John A. Fritchey

HB-0619 HASSERT.

Appropriates \$17,500,000 from the General Revenue Fund to the Department on Aging for adult day services. Effective July 1, 2005.

05-01-28 H Filed with the Clerk by Rep. Ruth Munson

05-01-31 H First Reading

H Referred to Rules Committee

05-02-03 H Assigned to Appropriations-Human Services Committee

05-02-08 H Chief Sponsor Changed to Rep. Brent Hassert

HB-0620 MUNSON. 410 ILCS 535/25

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

Amends the Vital Records Act. Makes a technical change in a Section concerning fees.

05-01-28 H Filed with the Clerk by Rep. Ruth Munson 05-01-31 H First Reading

H Referred to Rules Committee

05-02-03 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0621 MUNSON.

15 ILCS 505/1

from Ch. 130, par. 1

Amends the State Treasurer Act. Makes a technical change in a Section concerning bond.

05-01-28 H Filed with the Clerk by Rep. Ruth Munson

05-01-31 H First Reading

H Referred to Rules Committee

05-02-03 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0622 MUNSON. 15 ILCS 10/1

from Ch. 127, par. 63b121

Amends the Governor Transition Act. Makes a technical change in a Section concerning the orderly transition of the office of Governor.

05-01-28 H Filed with the Clerk by Rep. Ruth Munson

05-01-31 H First Reading

H Referred to Rules Committee

05-02-03 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0623 MUNSON.

5 ILCS 120/1.01

from Ch. 102, par. 41.01

Amends the Open Meetings Act. Makes a technical change in a Section concerning the short title

05-01-28 H Filed with the Clerk by Rep. Ruth Munson

05-01-31 H First Reading

H Referred to Rules Committee

05-02-03 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0624 MUNSON.

5 ILCS 140/1.1

from Ch. 116, par. 201.1

Amends the Freedom of Information Act. Makes a technical change in a Section concerning the short title.

05-01-28 H Filed with the Clerk by Rep. Ruth Munson

05-01-31 H First Reading

H Referred to Rules Committee

05-02-03 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0625 MUNSON. 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.

05-01-28 H Filed with the Clerk by Rep. Ruth Munson

05-01-31 H First Reading

H Referred to Rules Committee

05-02-03 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0626 MUNSQN.

10 ILCS 5/1-2 from Ch. 46, par. 1-2

Amends the Election Code. Makes a technical change in a Section concerning the continuation of prior laws.

05-01-28 H Filed with the Clerk by Rep. Ruth Munson 05-01-31 H First Reading H Referred to Rules Committee 05-02-03 H Assigned to Executive Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0627 MUNSON. 10 ILCS 5/1-4

from Ch. 46, par. 1-4

Amends the Election Code. Makes a technical change in a Section concerning office hours for filing nomination petitions.

05-01-28 H Filed with the Clerk by Rep. Ruth Munson

05-01-31 H First Reading

H Referred to Rules Committee

05-02-03 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0628 MUNSON.

5 ILCS 100/1-1 from Ch. 127, par. 1001-1

Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the short title.

05-01-28 H Filed with the Clerk by Rep. Ruth Munson

05-01-31 H First Reading

H Referred to Rules Committee

05-02-03 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0629 MUNSON. 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.

NOTE(S) THAT MAY APPLY: Pension

- 05-01-28 H Filed with the Clerk by Rep. Ruth Munson
- 05-01-31 H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0630 MUNSON.

40 ILCS 5/1-101.1 from Ch. 108 1/2, par. 1-101.1

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

NOTE(S) THAT MAY APPLY: Pension

05-01-28 H Filed with the Clerk by Rep. Ruth Munson

05-01-31 H First Reading

H Referred to Rules Committee

05-02-03 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0631 MUNSON.

40 ILCS 5/1A-103 from Ch. 108 1/2, par. 1A-103

Amends the Illinois Pension Code. Makes a technical change in a Section concerning the Public Pension Division of the Department of Financial and Professional Regulation.

NOTE(S) THAT MAY APPLY: Pension

05-01-28 H Filed with the Clerk by Rep. Ruth Munson

05-01-31 H First Reading

H Referred to Rules Committee

05-02-03 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0632 MUNSON.

410 ILCS 535/2

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

Amends the Vital Records Act. Makes a technical change in a Section concerning the Office of Vital Records in the Department of Public Health.

05-01-28 H Filed with the Clerk by Rep. Ruth Munson

05-01-31 H First Reading

H Referred to Rules Committee

05-02-03 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0633 MUNSON.

410 ILCS 535/3 from Ch. 111 1/2, par. 73-3

Amends the Vital Records Act. Makes a technical change in a Section concerning the Department of Public Health's authority to adopt, modify, amend, repeal, promulgate, and enforce rules and regulations for the purpose of carrying out the provisions of the Act.

05-01-28 H Filed with the Clerk by Rep. Ruth Munson

05-01-31 H First Reading

H Referred to Rules Committee

05-02-03 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0634 FRANKS-WINTERS, CHAPA LAVIA AND YARBROUGH.

New Act

615 ILCS 95/Act rep.

Creates the Illinois Scenic River Designation Act. Designates portions of specified rivers as permanently protected rivers of the State. Designates the Department of Natural Resources as State administrator of the designated portions of rivers. Establishes the Department's duties under the Act. Provides for subsequent designations. Provides that designated portions of rivers may subsequently become part of the National Wild and Scenic Rivers System. Prohibits the acquisition of land by eminent domain for purposes of the Act. Repeals the Vermilion River Middle Fork Act.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-28 H Filed with the Clerk by Rep. Jack D. Franks

05-01-31 H First Reading

H Referred to Rules Committee

05-02-03 H Assigned to Environment & Energy Committee

05-02-09 H Added Co-Sponsor Rep. Linda Chapa LaVia

05-02-10 H Added Chief Co-Sponsor Rep. Dave Winters

05-03-02 H Added Co-Sponsor Rep. Karen A. Yarbrough

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0635 SMITH

40 ILCS 5/14-110 from (

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

Amends the State Employee Article of the Illinois Pension Code. Adds military security police officers to the list of positions that count towards eligible creditable service for the purpose of an alternative retirement annuity. Effective immediately. NOTE(S) THAT MAY APPLY: Fiscal; Pension

05-01-28 H Filed with the Clerk by Rep. Michael K. Smith

05-01-31 H First Reading

H Referred to Rules Committee

05-02-03 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0636 SMITH.

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 certain persons employed by the Illinois State Toll Highway Authority are eligible for the alternative (State Police) formula. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

05-01-28 H Filed with the Clerk by Rep. Michael K. Smith

05-01-31 H First Reading

H Referred to Rules Committee

05-02-03 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0637 FLOWERS-YOUNGE-JAKOBSSON-BURKE-MENDOZA AND PATTERSON.

 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
 5/3562.7 new

 215
 ILCS
 5/3562.9 new

 215
 ILCS
 5/3562.10 new

 215
 ILCS
 125/5-3

 15
 ILCS
 125/5-3

 16
 ILCS
 165/10

 17
 ILCS
 805/8.29 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. Provides that an individual or group policy of accident and health insurance or managed care plan must provide coverage for intravenous feeding, federally approved AIDS vaccines, prescription nutritional supplements, and physician prescribed or ordered pain medication. Amends the State Mandates Act to require implementation without reimbursement by the State.

HOUSE AMENDMENT NO. 1

Deletes reference to:

215 ILCS 5/356z.8 new

Deletes a Section requiring insurance coverage for an AIDS vaccine and all references to that Section.

HOUSE AMENDMENT NO. 2

Requires coverage of pain medication prescribed or ordered by the insured's treating physician licensed to practice medicine in all its branches rather than the insured's treating physician if the policy of accident and health insurance provides coverage of prescription drugs. FISCAL NOTE (H-AM 1) (Dept of Financial and Prof Regulation)

The Department of Financial and Professional Regulation has concluded that House Bill 637 will not have a material fiscal impact on the agency.

FISCAL NOTE (H-AM 2) (Dept of Financial and Prof Regulation)

House Bill 637 (HA #2) will not have a material fiscal impact on the agency.

FISCAL NOTE (H-AM 2) (Central Management Services)

CMS anticipates that the fiscal impact from this bill will be at least \$700,000, which represents costs for prescription nutritional supplements.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

05-01-28 H Filed with the Clerk by Rep. Mary E. Flowers

05-01-31 H First Reading

H Referred to Rules Committee

05-02-03 H Assigned to Health Care Availability and Access Committee

05-03-08 H House Amendment No. 1 Filed with Clerk by Health Care Availability and

Access Committee

- H House Amendment No. 2 Filed with Clerk by Health Care Availability and Access Committee
- H House Amendment No. 1 Adopted in Health Care Availability and Access Committee; by Voice Vote
- H House Amendment No. 2 Adopted in Health Care Availability and Access Committee; by Voice Vote
- H Do Pass as Amended / Short Debate Health Care Availability and Access Committee; 007-002-000
- 05-03-09 H Placed on Calendar 2nd Reading Short Debate
 - H Fiscal Note Requested by Rep. Terry R. Parke; As Amended
- 05-03-15 H Fiscal Note Filed As Amended by HA 1
- 05-03-16 H Fiscal Note Requested by Rep. Brandon W. Phelps; As Amended by HA
- 05-03-31 H Fiscal Note Filed As Amended by HA 2
- 05-04-05 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-07 H Removed from Short Debate Status Rep. Mary E. Flowers
 - H Calendar Order of 3rd Reading Standard Debate
 - H Third Reading Standard Debate Passed 060-052-000
 - H Motion Filed to Reconsider Vote Rep. Bill Mitchell
 - H Added Chief Co-Sponsor Rep. Wyvetter H. Younge
 - H Added Chief Co-Sponsor Rep. Naomi D. Jakobsson
 - H Added Chief Co-Sponsor Rep. Daniel J. Burke
 - H Added Chief Co-Sponsor Rep. Susana A Mendoza
 - H Added Co-Sponsor Rep. Milton Patterson
- -5-04-15 H Motion Lost Reconsider Vote 052-054-000
- 05-04-19 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 20, 2005
 - S Chief Senate Sponsor Sen. Mike Jacobs
 - S First Reading
 - S Referred to Rules
 - S Fiscal Note Filed as amended by House Amendment No. 2, from the Illinois Department of Central Management Services.
- 05-04-21 S Assigned to Insurance
- 05-05-04 S Held in Insurance
- 05-05-06 S Rule 3-9(a) / Re-referred to Rules

HB-0638 FLOWERS.

New Act

11010 1100					
20 ILCS	5/5-15	was	20	ILCS	5/3
20 ILCS	5/5-20	was	20	ILCS	5/4
20 ILCS	5/5-347 new				
225 ILCS	2/2 new				
225 ILCS	5/1.5 new				
225 ILCS	15/1.5 new				
225 ILCS	20/1.5 new				
225 ILCS	25/1.5 new				
225 ILCS	30/2 new				
225 ILCS	37/2 new				
225 ILCS	41/1-2 new				
225 ILCS	51/2 new				
225 ILCS	55/2 new				
225 ILCS	57/2 new				
225 ILCS	60/1.5 new				
225 ILCS	63/2 new				
225 ILCS	65/5-2 new				
225 ILCS	70/1.5 new				
225 ILCS	75/1.5 new				
225 ILCS	80/1.5 new				
225 ILCS	83/2 new				

225 ILCS 84/2 new 225 ILCS 85/1,5 new 225 ILCS 90/0.02 new 225 ILCS 95/1.5 new 225 ILCS 100/1.5 new 225 ILCS 106/2 new 225 ILCS 107/2 new 225 ILCS 110/1.5 new 225 ILCS 120/2 new 225 ILCS 125/2 new 225 ILCS 130/2 new 225 ILCS 135/2 new

Creates the Department of Health Professional Regulation Act. Creates the Department of Health Professional Regulation as a department of State government. Transfers to the Department of Health Professional Regulation all of the functions of the Department of Financial and Professional Regulation in connection with specified professional regulatory Acts concerning the provision of health care. Provides for the transfer of employees, books and records, and unexpended appropriations from the Department of Financial and Professional Regulation to the Department of Health Professional Regulation. Contains other provisions to implement the transfer of functions from the Department of Financial and Professional Regulation to the Department of Health Professional Regulation. Amends the Civil Administrative Code of Illinois and various professional regulatory Acts to make conforming changes. Effective July 1, 2005.

FISCAL NOTE (Dept. of Financial and Professional Regulation)

Based on Profession Cost Study information from the Department of Financial and Professional Regulation, it is estimated that approximately \$17.7 million in appropriation would occur from the Department of Financial and Professional Regulation to the Department of Health Professional Regulation as a result of the shift on statutory responsibility for health-related professions. It is estimated that an additional \$7.3 million would be needed to cover agency startup costs to provide for ongoing administrative and support staff and to cover projected information technology, office space, equipment and infrastructure needs. It is expected that the total estimated appropriation need for the new agency would be roughly \$25 million in FY06 if this bill were enacted. STATE MANDATES FISCAL NOTE (Department of Commerce and Economic

Opportunity)

In the opinion of the Department of Commerce and Economic Opportunity, this legislation does not create a State mandate under the State Mandates Act.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-28 H Filed with the Clerk by Rep. Mary E. Flowers
- 05-01-31 H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Assigned to Executive Committee 05-02-24 H Re-assigned to State Government Administration Committee
- 05-03-02 H Motion to Suspend Rule 25 Prevailed
- 05-03-09 H Do Pass / Short Debate State Government Administration Committee; 009-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate
- 05-03-14 H Fiscal Note Requested by Rep. William B. Black
- 05-03-15 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
 - H Fiscal Note Requested by Rep. Timothy L. Schmitz
 - H State Mandates Fiscal Note Requested by Rep. Timothy L. Schmitz
- 05-03-31 H Fiscal Note Filed
- 05-04-05 H State Mandates Fiscal Note Filed
- 05-04-06 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0639 FLOWERS-PATTERSON.

- 410 ILCS 50/2.06 new
- 410 ILCS 50/2.07 new
- 410 ILCS 50/3.3 new

410 ILCS 50/3.4 new

410 ILCS 50/3.5 new

Amends the Medical Patient Rights Act. Establishes protections for patient records and procedures that must be followed before those records may be transmitted to a site outside the United States.

JUDICIAL NOTE (Admin Office of the Illinois Courts)

Based on a review of House Bill 639 it has been determined that the legislation would neither increase nor decrease the number of judges needed in the State.

STATE MANDATES FISCAL NOTE (Department of Commerce and Economic Opportunity)

In the opinion of the Department of Commerce and Economic Opportunity, House Bill 639 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 (Dept. of Financial & Professional Regulation)
- The Department does not believe that HB639 will have a fiscal impact on the agency.
- 05-01-28 H Filed with the Clerk by Rep. Mary E. Flowers
- 05-01-31 H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Assigned to Health Care Availability and Access Committee
- 05-02-16 H Do Pass / Short Debate Health Care Availability and Access Committee; 007-004-000
-)5-02-17 H Placed on Calendar 2nd Reading Short Debate
 - H Fiscal Note Requested by Rep. William B. Black
 - H State Mandates Fiscal Note Requested by Rep. William B. Black
 - H Judicial Note Requested by Rep. William B. Black
 - H Added Chief Co-Sponsor Rep. Milton Patterson
- 05-02-23 H Judicial Note Filed
- 05-03-02 H State Mandates Fiscal Note Filed
- 05-03-03 H Fiscal Note Filed
- 05-04-05 H Motion Filed Rep. Mary E. Flowers; Table House Bill 639 Pursuant to Rule 60(b)
- 05-04-08 H Second Reading Short Debate H Held on Calendar Order of Second Reading - Short Debate
- 05-04-11 H Tabled By Sponsor Rep. Mary E. Flowers

HB-0640 FLOWERS-FEIGENHOLTZ.

- 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.7 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 805/8.29 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 non-occupational post-exposure prophylaxis to prevent HIV infection within 72 hours after exposure from sexual intercourse, sexual assault, injection drug use, or accidents. Amends the State Mandates Act to require implementation without reimbursement by the State.

HOUSE AMENDMENT NO. 1

Provides that coverage is for all covered persons, including, but not limited to, pregnant women, women of childbearing potential, and children. Includes coverage for HIV exposure after rape or blood transfusions.

HOUSE AMENDMENT NO. 2

Deletes reference to:

30 ILCS 805/8.29 new

Removes provisions amending the State Mandates Act to require implementation without reimbursement by the State.

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

- 05-01-28 H Filed with the Clerk by Rep. Mary E. Flowers
- 05-01-31 H First Reading
- H Referred to Rules Committee
- 05-02-03 H Assigned to Insurance Committee
- 05-02-16 H Motion Do Pass Lost Insurance Committee; 004-011-001
 - H Remains in Insurance Committee
- 05-02-17 H Added Chief Co-Sponsor Rep. Sara Feigenholtz
- 05-03-01 H House Amendment No. 1 Filed with Clerk by Insurance Committee
 - H House Amendment No. 2 Filed with Clerk by Insurance Committee
 - H House Amendment No. 1 Adopted in Insurance Committee; by Voice Vote
 - H House Amendment No. 2 Adopted in Insurance Committee; by Voice Vote
- 05-03-10 H Motion Filed Rep. Mary E. Flowers; Table House Bill 640 Pursuant to Rule 60(b)
 - H Rule 19(a) / Re-referred to Rules Committee
- 05-03-15 H Tabled By Sponsor Rep. Mary E. Flowers

HB-0641 FLOWERS-COULSON-PATTERSON-MAY-MULLIGAN, TRYON, BOLAND, MCGUIRE, RYG, GRAHAM AND LEITCH.

New Act

Creates the Arthritis Prevention and Control Act. Directs the Department of Public Health to establish, promote, and maintain an Arthritis Prevention and Control Program to raise public awareness, educate consumers, and educate and train health professionals, teachers, and human services providers, and for other purposes.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-28 H Filed with the Clerk by Rep. Mary E. Flowers 05-01-31 H First Reading

 - H Referred to Rules Committee
- 05-02-03 H Assigned to Human Services Committee 05-02-09 H Do Pass / Short Debate Human Services Committee; 010-002-000
- 05-02-10 H Placed on Calendar 2nd Reading Short Debate
 - H Added Chief Co-Sponsor Rep. Elizabeth Coulson H Second Reading - Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-17 H Added Chief Co-Sponsor Rep. Milton Patterson
- 05-02-18 H Added Chief Co-Sponsor Rep. Karen May
 - H Added Chief Co-Sponsor Rep. Michael Tryon
 - H Added Co-Sponsor Rep. Rosemary Mulligan
 - H Third Reading Short Debate Passed 098-006-004
 - H Removed Co-Sponsor Rep. Rosemary Mulligan
 - H Remove Chief Co-Sponsor Rep. Michael Tryon
 - H Added Co-Sponsor Rep. Michael Tryon
 - H Added Chief Co-Sponsor Rep. Rosemary Mulligan
 - H Added Co-Sponsor Rep. Mike Boland
 - H Added Co-Sponsor Rep. Jack McGuire
 - H Added Co-Sponsor Rep. Kathleen A. Ryg
 - H Added Co-Sponsor Rep. Deborah L. Graham
 - H Added Co-Sponsor Rep. David R. Leitch
- 05-02-23 S Arrive in Senate
 - S Placed on Calendar Order of First Reading February 24, 2005
- 05-02-24 S Chief Senate Sponsor Sen. Dave Sullivan
 - S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Health & Human Services
- 05-05-06 S Rule 3-9(a) / Re-referred to Rules

HB-0642 FLOWERS.

105 ILCS 5/10-22.6	from Ch. 122, par. 10-22.6
105 ILCS 5/31-3	from Ch. 122, par. 31-3
105 ILCS 5/34-19	from Ch. 122, par. 34-19
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Amends the School Code. Provides that a student may not be expelled, except (i) for any criminal offense for which a sentence to the Department of Corrections may be imposed or (ii) when the student is determined to have brought a weapon to school, any school-sponsored activity, or an activity or event that bears a reasonable relationship to school.

05-01-28 H Filed with the Clerk by Rep. Mary E. Flowers 05-01-31 H First Reading

- - H Referred to Rules Committee
- 05-02-03 H Assigned to Elementary & Secondary Education Committee
- 05-03-10 H Motion Filed Rep. Mary E. Flowers; Table House Bill 642 Pursuant to Rule 60(b)
 - H Rule 19(a) / Re-referred to Rules Committee
- 05-03-15 H Tabled By Sponsor Rep. Mary E. Flowers

HB-0643 FLOWERS.

- 105 ILCS 5/10-21.3a
- 105 ILCS 5/34-18.24
- 30 ILCS 805/8.29 new

Amends the School Code. Provides that if a student must be transferred from one attendance center to another within a school district because the attendance center the student is currently attending exceeds its attendance capacity, then the attendance center the student is to be transferred to must not be an attendance center that is on the academic watch list. Amends the State Mandates Act to require implementation without reimbursement. Effective July 1, 2005. NOTE(S) THAT MAY APPLY: Fiscal; Mandate

- 05-01-28 H Filed with the Clerk by Rep. Mary E. Flowers
- 05-01-31 H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Assigned to Elementary & Secondary Education Committee
- 05-02-09 H Motion Filed Rep. Mary E. Flowers; Table House Bill 643 Pursuant to Rule 60(b)
- 05-02-10 H Motion Prevailed
 - H Tabled By Sponsor Rep. Mary E. Flowers

FLOWERS. 44

20 ILCS 415/8b.7-5 new

705	ILCS	505/8	from	Ch.	37,	par.	439.8
705	ILCS	505/11	from	Ch.	37,	par.	439.11
705	ILCS	505/22	from	Ch.	37,	par.	439.22
705	ILCS	505/24	from	Ch.	37,	par.	439.24

Amends the Personnel Code. Establishes a preference in an entrance examination of 5 points for a person if: (i) he or she has been discharged from a prison of this State; (ii) he or she has been wrongfully accused of a crime for which he or she was imprisoned; and (iii) a court of competent jurisdiction finds that the evidence that resulted in his or her conviction was erroneous or that new evidence indicates that the person did not commit the crime for which he or she was imprisoned. Amends the Court of Claims Act. Grants the court exclusive jurisdiction over claims for time unjustly served when the person was wrongfully accused of the crime for which he or she was imprisoned and a court of competent jurisdiction finds that the evidence that resulted in his or her conviction was erroneous or that new evidence indicates that the person did not commit the crime for which he or she was imprisoned (instead of jurisdiction where the persons shall receive a pardon by the Governor stating that such pardon is issued on the ground of innocence of the crime for which they were imprisoned). Increases the maximum statutory awards to a person released from prison because of these factors. Effective immediately.

HOUSE AMENDMENT NO. 1

Adds reference to:

705 ILCS 505/24.5 new

Deletes everything after the enacting clause. Reinserts the provisions of the original bill with the following changes. In the Personnel Code qualifications for a preference in entrance examinations, provides that, as a requirement for qualification, either a court of competent jurisdiction finds that the evidence that resulted in his or her conviction was erroneous or that new evidence indicates that the person did not commit the crime for which he or she was imprisoned or the accused received a pardon from the Governor stating that the pardon was issued on the ground of innocence of the crime for which he or she was imprisoned. Further amends the Court of Claims Act. Provides that claims arising out of unjust imprisonment must be automatically heard by the court within 120 days after the person unjustly imprisoned is discharged from prison (rather than heard and paid). Restores language concerning the jurisdiction of the court for claims of unjust imprisonment where the accused received a pardon from the Governor stating that the pardon was issued on the ground of innocence of the crime for which the person was imprisoned. Provides that the court must direct payment of each claim for wrongful imprisonment and the payment must be received by the claimant within 60 days after the date that the funds are appropriated for that purpose (rather than 120 days after discharge from prison). Requires that, in the case of an unjust imprisonment where a judgment has been rendered against the State in favor of a person who was wrongfully imprisoned, the county where the case for imprisonment originated shall reimburse the State for the full amount of the judgment. Makes other changes. Effective immediately.

- 05-01-28 H Filed with the Clerk by Rep. Mary E. Flowers
- 05-01-31 H First Reading
 - H Referred to Rules Committee
- 05-02-24 H Assigned to Judiciary II Criminal Law Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-04-06 H Assigned to Judiciary II Criminal Law Committee
- 05-04-12 H House Amendment No. I Filed with Clerk by Judiciary II Criminal Law Committee
 - H House Amendment No. 1 Adopted in Judiciary II Criminal Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary II Criminal Law Committee; 009-005-000
 - H Placed on Calendar 2nd Reading Short Debate
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-15 H Third Reading Short Debate Passed 067-041-001
 - H Motion Filed to Reconsider Vote Rep. Michael P. McAuliffe H Motion Tabled
- 05-04-19 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 20, 2005
- 05-04-20 S Chief Senate Sponsor Sen. Kirk W. Dillard
- 05-04-21 S First Reading
 - S Referred to Rules
 - S Assigned to Judiciary
- 05-05-04 S Alternate Chief Sponsor Changed to Sen. Kwame Raoul
- 05-05-05 S Held in Judiciary
- 05-05-06 S Rule 3-9(a) / Re-referred to Rules

HB-0645 FLOWERS-FROEHLICH-BOLAND.

New Act

- 5 ILCS 80/4.26 new
- 225 ILCS 60/4 from Ch. 111, par. 4400-4
- 225 ILCS 65/5-15

Creates the Certified Professional Midwife Licensure Act. Provides for licensure of persons providing midwifery services. Amends the Regulatory Sunset Act to repeal the new Act on January 1, 2016. Amends the Medical Practice Act of 1987 and the Nursing and Advanced Practice Nursing Act to provide that those Acts do not prohibit the practice of midwifery by persons licensed under the Certified Professional Midwives Licensure Act. Effective immediately.

- NOTE(S) THAT MAY APPLY: Correctional; Fiscal
 - 05-01-28 H Filed with the Clerk by Rep. Mary E. Flowers
 - 05-01-31 H First Reading
 - H Referred to Rules Committee
 - 05-02-03 H Assigned to Registration and Regulation Committee
 - 05-02-08 H Added Chief Co-Sponsor Rep. Paul D. Froehlich
 - 05-02-09 H Motion Do Pass Lost Registration and Regulation Committee; 006-017-000
 - H Remains in Registration and Regulation Committee
 - 05-02-17 H Added Chief Co-Sponsor Rep. Mike Boland
 - 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0646 FRANKS.

225 ILCS 60/22

from Ch. 111, par. 4400-22

Amends the Medical Practice Act of 1987. Provides that, if a person has committed a total of 3 or more violations of the gross negligence ground for discipline or any substantially similar provision of another jurisdiction, or any combination thereof, the Department must refuse to issue a license to the person and must revoke any license issued to the person under the Act. Effective immediately.

05-01-28 H Filed with the Clerk by Rep. Jack D. Franks

05-01-31 H First Reading

H Referred to Rules Committee

05-02-03 H Assigned to Judiciary I - Civil Law Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0647 FRANKS-WASHINGTON-SMITH, CHAPA LAVIA AND YARBROUGH.

225 ILCS 85/3 225 ILCS 85/16a

25 ILCS 85/16a

225 ILCS 85/16b new 225 ILCS 85/35.1

from Ch. 111, par. 4155.1

Amends the Pharmacy Practice Act of 1987. Provides for the registration of foreign mailorder pharmacies as nonresident pharmacies if specified disclosures and certifications are. provided and the pharmacies are located in a foreign country, state or province whose pharmacy laws and regulations have been determined by the Department of Financial and Professional Regulation to be substantially similar to those of the State of Illinois and whose regulatory scheme for approval and quality control of prescription drugs has been found by the Department to be substantially equivalent to that of the State of Illinois and the federal government. Effective immediately.

from Ch. 111, par. 4123

from Ch. 111, par. 4136a

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-28 H Filed with the Clerk by Rep. Jack D. Franks
- 05-01-31 H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Assigned to State Government Administration Committee
- 05-02-09 H Added Co-Sponsor Rep. Linda Chapa LaVia
- 05-02-23 H Re-assigned to Executive Committee
- 05-03-02 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-09 H Motion Do Pass Lost Executive Committee; 002-005-005
 - H Remains in Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-03-16 H Chief Co-Sponsor Rep. Eddie Washington

H Chief Co-Sponsor Rep. Michael K. Smith

HB-0648 FRANKS-CHAPA LAVIA-TRYON-MENDOZA-MCKEON, VERSCHOORE, MCGUIRE, BOLAND, BERRIOS, CHAVEZ, SOTO, LANG AND BRADLEY, RICHARD.

- 30 ILCS 105/5,595
- 320 ILCS 55/Act title
- 320 ILCS 55/1
- 320 ILCS 55/10
- 320 ILCS 55/15
- 320 ILCS 55/20
- 320 ILCS 55/25
- 320 ILCS 55/30
- 320 ILCS 55/35
- 320 ILCS 55/50
- 320 ILCS 55/17 rep.

Amends the State Finance Act and the Senior Citizens and Disabled Persons Prescription Drug Discount Program Act. Changes the name of the Senior Citizens and Disabled Persons Prescription Drug Discount Program Fund to the Prescription Drug Discount Program Fund. Changes the short title of the Senior Citizens and Disabled Persons Prescription Drug Discount Program Act to the Prescription Drug Discount Program Act. Provides that all Illinois residents (instead of only senior citizens and disabled persons) are eligible to participate in the prescription drug discount program. Repeals a provision concerning determinations of disability.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-03

05-01-31 H First Reading

H Assigned to State Government Administration Committee

05-01-28 H Filed with the Clerk by Rep. Jack D. Franks

H Referred to Rules Committee

05-02-09 H Do Pass / Short Debate State Government Administration Committee; 008-001-000 05-02-10 H Placed on Calendar 2nd Reading - Short Debate H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate 05-02-16 H Added Chief Co-Sponsor Rep. Linda Chapa LaVia H Added Chief Co-Sponsor Rep. Michael Tryon H Added Chief Co-Sponsor Rep. Susana A Mendoza H Added Chief Co-Sponsor Rep. Larry McKeon 05-02-17 H Added Co-Sponsor Rep. Patrick J Verschoore H Added Co-Sponsor Rep. Jack McGuire H Added Co-Sponsor Rep. Mike Boland H Added Co-Sponsor Rep. Maria Antonia Berrios H Added Co-Sponsor Rep. Michelle Chavez H Added Co-Sponsor Rep. Cynthia Soto H Added Co-Sponsor Rep. Lou Lang H Added Co-Sponsor Rep. Richard T. Bradley H Third Reading - Short Debate - Passed 117-000-000 05-02-23 S Arrive in Senate S Placed on Calendar Order of First Reading February 24, 2005 S Chief Senate Sponsor Sen. Debbie DeFrancesco Halvorson 05-02-24 S First Reading S Referred to Rules 05-04-13 S Assigned to Health & Human Services

- 05-04-20 S Postponed Health & Human Services 05-05-05 S Postponed Health & Human Services
- 05-05-06 S Rule 3-9(a) / Re-referred to Rules

HB-0649 FRANKS AND BOLAND.

35 ILCS 200/20-3 new

Amends the Property Tax Code. Provides that, notwithstanding any other law to the contrary, for taxable years 2005 and 2006, the rate on any tax imposed under the Act may not be increased from the rate imposed in the 2004 taxable year. A school district, however, may increase property tax rates by referendum. Provides that, notwithstanding any other law to the contrary, for taxable years 2005 and 2006, the equalized assessed value of property shall be the same as the equalized assessed value of that property for the 2004 taxable year. If, however, a parcel of property is improved during taxable year 2005 or 2006, the assessment of that property shall be the assessment for the 2004 taxable year plus the increase in assessed value solely as a result of the improvement and, once the 2004 assessment is increased to reflect an improvement, the assessment for that property shall remain the same for the duration of the assessment freeze period. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

- 05-01-28 H Filed with the Clerk by Rep. Jack D. Franks
- 05-01-31 H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Assigned to Revenue Committee
- 05-02-15 H Added Co-Sponsor Rep. Mike Boland

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0650 FRANKS-TRYON, BOLAND, BEISER, BIGGINS, YARBROUGH, SMITH AND D'AMICO.

- 35 ILCS 105/3b new
- 35 ILCS 120/2-75 new
- 30 ILCS 805/8.29 new

Amends the Use Tax Act and the Retailers' Occupation Tax Act. Provides that, notwithstanding 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 HB-0651 to HB-0652

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; Mandate

- 05-01-28 H Filed with the Clerk by Rep. Jack D. Franks 05-01-31 H First Reading
- - H Referred to Rules Committee
- 05-02-02 H Chief Co-Sponsor Rep. Michael Tryon

- 05-02-02 H Chief Co-Sponsor Rep. Michael Hyon 05-02-03 H Assigned to Revenue Committee 05-02-15 H Added Co-Sponsor Rep. Mike Boland 05-02-16 H Added Co-Sponsor Rep. Daniel V. Beiser 05-03-02 H Added Co-Sponsor Rep. Karen A. Yarbrough 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-03-16 H Added Co-Sponsor Rep. Michael K. Smith
 - H Added Co-Sponsor Rep. John D'Amico

HB-0651 FRANKS-TRYON-BEAUBIEN-WATSON, MCGUIRE, BOLAND, YARBROUGH, SMITH, D'AMICO AND BAILEY.

35 ILCS 200/15-165

30 ILCS 805/8.29 new

Amends the Property Tax Code. Changes the exemption for disabled veterans. The exemption now applies only to property up to an assessed value of \$58,000 owned and used exclusively as a home by a disabled veteran found eligible for specially adapted housing by the federal government or the spouse or unmarried surviving spouse of the veteran. This amendatory Act provides that the exemption applies, for taxable years 2005 and thereafter, to the first \$58,000 in assessed value of property owned and used exclusively by a disabled veteran, or the spouse or unmarried surviving spouse of the veteran, as a home. Provides that a disabled veteran is a person who served in the U.S. Armed Forces and (i) who was found 100% disabled and eligible for disabled veterans benefits or (ii) who was found disabled and eligible for Social Security Disability or SSI benefits. Amends the State Mandates Act to require implementation without reimbursement.

- NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability
 - 05-01-28 H Filed with the Clerk by Rep. Jack D. Franks
 - 05-01-31 H First Reading
 - H Referred to Rules Committee
 - 05-02-02 H Chief Co-Sponsor Rep. Michael Tryon
 - H Chief Co-Sponsor Rep. Mark H. Beaubien, Jr.
 - 05-02-03 H Added Co-Sponsor Rep. Jack McGuire H Added Chief Co-Sponsor Rep. Jim Watson
 - H Assigned to Revenue Committee
 - 05-02-15 H Added Co-Sponsor Rep. Mike Boland
 - 05-03-02 H Added Co-Sponsor Rep. Karen A. Yarbrough
 - 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
 - 05-03-16 H Added Co-Sponsor Rep. Michael K. Smith
 - H Added Co-Sponsor Rep. John D'Amico
 - H Added Co-Sponsor Rep. Patricia Bailey

HB-0652 FRANKS-TRYON-MATHIAS-CHAPA LAVIA, BOLAND, BEISER, RYG, YARBROUGH, DUGAN, GORDON AND JAKOBSSON.

35 ILCS 5/216 new

Amends the Illinois Income Tax Act. Provides, for 5 taxable years, for an income tax credit for the purchase of an alternative fueled vehicle during the taxable year in the amount of \$1,000 per vehicle purchased. Provides that the credit may not reduce the taxpayer's liability to less than zero but may be carried forward for 5 years. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-28 H Filed with the Clerk by Rep. Jack D. Franks
- 05-01-31 H First Reading
- H Referred to Rules Committee
- 05-02-02 H Chief Co-Sponsor Rep. Michael Tryon
- 05-02-03 H Added Chief Co-Sponsor Rep. Sidney H. Mathias H Added Chief Co-Sponsor Rep. Linda Chapa LaVia H Assigned to Revenue Committee
- 05-02-15 H Added Co-Sponsor Rep. Mike Boland
- 05-02-16 H Added Co-Sponsor Rep. Daniel V. Beiser
- 05-02-24 H Added Co-Sponsor Rep. Kathleen A. Ryg
- 05-03-02 H Added Co-Sponsor Rep. Karen A. Yarbrough 05-03-09 H Added Co-Sponsor Rep. Lisa M. Dugan
- 05-03-10 H Added Co-Sponsor Rep. Careen M Gordon
- H Rule 19(a) / Re-referred to Rules Committee

05-04-05 H Added Co-Sponsor Rep. Naomi D. Jakobsson

HB-0653 FRANKS-TRYON-BEAUBIEN-MATHIAS-CHAPA LAVIA, FLIDER, BOLAND, BEISER, YARBROUGH, SMITH AND D'AMICO.

35 ILCS 200/15-172

30 ILCS 805/8.29 new

Amends the Property Tax Code. Provides that for purposes of the senior citizens assessment freeze homestead exemption eligibility threshold, "income" is defined to mean adjusted gross income, properly reportable for federal income tax purposes (now, federal adjusted gross income plus various additions for payments made or moneys received during the taxable year, including interest or dividend income, state income tax payments, annuity income, social security payments, railroad retirement payments, public assistance payments, and a deduction carried over from a prior year for a net operating or capital loss). Amends the Senior Citizens Assessment Freeze Homestead Exemption provision and the State Mandates Act to require implementation without reimbursement from the State. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability; Mandate

- 05-01-28 H Filed with the Clerk by Rep. Jack D. Franks
- 05-01-31 H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Chief Co-Sponsor Rep. Michael Tryon
 - H Chief Co-Sponsor Rep. Mark H. Beaubien, Jr.
- 05-02-03 H Added Chief Co-Sponsor Rep. Sidney H. Mathias H Added Chief Co-Sponsor Rep. Linda Chapa LaVia H Assigned to Revenue Committee
- 05-02-10 H Added Co-Sponsor Rep. Robert F. Flider
- 05-02-15 H Added Co-Sponsor Rep. Mike Boland
- 05-02-16 H Added Co-Sponsor Rep. Daniel V. Beiser
- 05-03-02 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-03-16 H Added Co-Sponsor Rep. Michael K. Smith
 - H Added Co-Sponsor Rep. John D'Amico

HB-0654 FRANKS-TRYON-FRITCHEY-FROEHLICH-MATHIAS AND JEFFERSON.

from Ch. 37, par. 72.2f

705 ILCS 35/2f 705 ILCS 35/2f-2

- 705 ILCS 35/2f-4
- 705 ILCS 35/2f-5

Amends the Circuit Courts Act. Provides that a resident judge elected from a subcircuit shall continue to reside in that subcircuit as long as he or she holds that office, including all terms held as a result of a retention election (now, as long as he or she holds that office). Effective immediately.

- 05-01-28 H Filed with the Clerk by Rep. Jack D. Franks
- 05-01-31 H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Chief Co-Sponsor Rep. Michael Tryon 05-02-03 H Assigned to Judiciary I Civil Law Committee
- 05-02-08 H Added Chief Co-Sponsor Rep. John A. Fritchey

- 05-02-09 H Do Pass / Short Debate Judiciary I Civil Law Committee; 009-000-000
- 05-02-10 H Placed on Calendar 2nd Reading Short Debate H Second Reading - Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-17 H Consideration Postponed
 - H Placed on Calendar Consideration Postponed
 - H Added Chief Co-Sponsor Rep. Paul D. Froehlich
 - H Added Chief Co-Sponsor Rep. Sidney H. Mathias
- 05-04-05 H Recalled to Second Reading Short Debate H Held on Calendar Order of Second Reading Short Debate
- 05-04-06 H House Amendment No. 1 Filed with Clerk by Rep. Michael Tryon
- H House Amendment No. 1 Referred to Rules Committee
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee
- 05-10-26 H Added Co-Sponsor Rep. Charles E. Jefferson

HB-0655 FRANKS-TRYON-BEAUBIEN-CHAPA LAVIA.

55 ILCS 5/5-41020

65 ILCS 5/1-2.1-5

65 ILCS 5/1-2.2-20

Amends the Counties Code and the Illinois Municipal Code. Provides that, if a notice of an ordinance violation requires the respondent to answer within a certain amount of time, the county or municipality must reply to the answer within the same amount of time.

HOUSE AMENDMENT NO. 1

Further amends the Illinois Municipal Code. Provides that if a notice of an ordinance violation requires the respondent to answer within a certain amount of time, that a municipality with a population under 3,000,000 (now, population unspecified) must reply to the answer within the same amount of time.

SENATE FLOOR AMENDMENT NO. 1 (SENATE RECEDES MAY 31, 2005)

Adds reference to:

55 ILCS 5/5-12001.1

Further amends the Counties Code. Provides that a county's zoning authority concerning a telecommunications carrier's facilities includes AM broadcast towers and facilities. Provides that AM broadcast towers and facilities are not subject to a subsection that applies only to counties with 180,000 inhabitants or more. Effective immediately,

SENATE FLOOR AMENDMENT NO. 2 (SENATE RECEDES MAY 31, 2005)

Adds reference to:

65 ILCS 5/11-74.4-3	from Ch. 24, par. 11-74.4-3
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65 ILCS 5/11-74.4-7 from Ch. 24, par. 11-74.4-7

Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Provides that the redevelopment project in the TIF District created by an ordinance adopted on August 20, 1985 by the Village of Mount Prospect must be completed by December 31 of the 35th year (now, 23rd year) after the year in which the ordinance was adopted.

- 05-01-28 H Filed with the Clerk by Rep. Jack D. Franks
- 05-01-31 H First Reading
- H Referred to Rules Committee
- 05-02-02 H Chief Co-Sponsor Rep. Michael Tryon
- H Chief Co-Sponsor Rep. Mark H. Beaubien, Jr.
- 05-02-03 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
 - H Added Chief Co-Sponsor Rep. Linda Chapa LaVia
 - H Assigned to Local Government Committee
- 05-03-09 H House Amendment No. 1 Filed with Clerk by Local Government Committee
 - H House Amendment No. 1 Adopted in Local Government Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Local Government Committee; 009-001-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate
- 05-04-05 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-07 H Third Reading Short Debate Passed 106-007-001
 - H Remove Chief Co-Sponsor Rep. Sidney H. Mathias

05-04-08	
	S Placed on Calendar Order of First Reading April 11, 2005
	S Chief Senate Sponsor Sen. Pamela J. Althoff
05-04-13	S Added as Alternate Chief Co-Sponsor Sen. Susan Garrett
	S First Reading
	S Referred to Rules
05-04-21	S Assigned to Local Government
05-05-04	S Do Pass Local Government; 009-000-000
	S Placed on Calendar Order of 2nd Reading May 5, 2005
05-05-10	S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Pamela J.
	Althoff S. Sarata Flags Amandment No. 1 Defended to Pulse
05-05-11	S Senate Floor Amendment No. 1 Referred to Rules S Second Reading
05-05-11	S Placed on Calendar Order of 3rd Reading May 12, 2005
05-05-13	S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Dave
05-05-15	Sullivan
	S Senate Floor Amendment No. 2 Referred to Rules
05-05-16	S Senate Floor Amendment No. 1 Rules Refers to Local Government
	S Senate Floor Amendment No. 2 Rules Refers to Local Government
05-05-18	S Senate Floor Amendment No. 1 Recommend Do Adopt Local Government;
	S Senate Floor Amendment No. 2 Recommend Do Adopt Local Government; 008-000-000
05-05-19	S Recalled to Second Reading
	S Senate Floor Amendment No. 1 Adopted; Althoff
	S Senate Floor Amendment No. 2 Adopted; D. Sullivan
	S Placed on Calendar Order of 3rd Reading
	S Third Reading - Passed; 056-002-000
05-05-20	H Arrived in House
05 05 20	H Placed on Calendar Order of Concurrence Senate Amendment(s) 1,2
05-05-24	H Senate Floor Amendment No. 1 Motion Filed Concur Rep. Jack D. Franks;
05 05 24	Motion #1
	H Senate Floor Amendment No. 2 Motion Filed Concur Rep. Jack D. Franks;
	Motion #1
	H Senate Floor Amendment No. 1 Motion to Concur Referred to Rules
	Committee
	H Senate Floor Amendment No. 2 Motion to Concur Referred to Rules Committee
05-05-28	H Senate Floor Amendment No. 1 Motion Filed Non-Concur Rep. Jack D.
	Franks; Motion #2
	H Senate Floor Amendment No. 2 Motion Filed Non-Concur Rep. Jack D.
05 05 20	Franks; Motion #2
05-05-29	H Senate Floor Amendment No. 1 House Non-Concurs
	H Senate Floor Amendment No. 2 House Non-Concurs
	S Secretary's Desk - Non-Concurrence Senate Amendment(s) 01,02
	S Placed on Calendar Order of Non-Concurrence Senate Amendment(s) 01,02- May 30, 2005.
05-05-30	S Senate Floor Amendment No. 1 Motion to Recede Filed with Secretary
05-05-50	Sen. Pamela J. Althoff
	S Senate Floor Amendment No. 1 Motion to Recede Referred to Rules
	S Senate Floor Amendment No. 2 Motion to Recede Filed with Secretary
	Sen. Pamela J. Althoff
	S Senate Floor Amendment No. 2 Motion to Recede Referred to Rules
	S Senate Floor Amendment No. 1 Motion to Recede Rules Referred to Local
	Government
	S Senate Floor Amendment No. 2 Motion to Recede Rules Referred to Local
	Government
	S Senate Floor Amendment No. 1 Motion To Recede Recommended Do
	Adopt Local Government; 008-000-000
	S Senate Floor Amendment No. 2 Motion To Recede Recommended Do
	Adopt Local Government; 008-000-000

- 05-05-31 S Senate Floor Amendment No. 1 Senate Recedes 050-003-000; 01 S Senate Floor Amendment No. 2 Senate Recedes 050-003-000; 02 H Passed Both Houses 05-06-29 H Sent to the Governor
- 05-08-18 H Governor Approved
- 15-08-18 H Governor Approveu
 - H Effective Date January 1, 2006
 - H Public Act 94-0616

HB-0656 FRANKS-WASHINGTON-SMITH-D'AMICO, CHAPA LAVIA AND YARBROUGH.

New Act

Creates the Prescription Drug Ethical Marketing Act. Requires every manufacturer and labeler that sells prescription drugs in the State to disclose to the Director the value, nature, and purpose of any gift, fee, payment, subsidy, or other economic benefit provided in connection with detailing or promotional or other marketing activities by the company, directly or through its pharmaceutical marketers, to any physician, hospital, nursing home, pharmacist, health benefit plan administrator, or any other person in the State authorized to prescribe or dispense prescription drugs. Requires the Director to report to the Governor and the General Assembly on the disclosures. Provides exceptions to the disclosures. Provides for injunctive relief and civil penalties for failure to disclose.

HOUSE AMENDMENT NO. 1

Deletes everything. Inserts provisions substantially similar to those of HB 656, except: provides that "labeler" does not include a retail pharmacy or pharmacist that labels a prescription vial; and excludes pharmacists from language requiring manufacturers and labelers to disclose gifts, fees, payments, subsidies, and other economic benefits to certain persons.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-28 H Filed with the Clerk by Rep. Jack D. Franks
- 05-01-31 H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Assigned to Registration and Regulation Committee
- 05-02-09 H Added Co-Sponsor Rep. Linda Chapa LaVia
- 05-02-24 H House Amendment No. 1 Filed with Clerk by Registration and Regulation Committee
 - H House Amendment No. 1 Adopted in Registration and Regulation Committee; by Voice Vote
 - H Motion Do Pass as Amended Lost Registration and Regulation Committee; 002-013-005
 - H Remains in Registration and Regulation Committee
- 05-03-02 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-03-16 H Chief Co-Sponsor Rep. Eddie Washington
 - H Chief Co-Sponsor Rep. Michael K. Smith
 - H Chief Co-Sponsor Rep. John D'Amico

HB-0657 FRANKS-TRYON-BEAUBIEN-MATHIAS-CHAPA LAVIA, PIHOS, DELGADO, ACEVEDO, MENDOZA, JEFFERSON, YARBROUGH, KELLY, GRAHAM, WASHINGTON, SMITH, D'AMICO, TURNER, DAVIS, WILLIAM, YOUNGE, CHAVEZ, BERRIOS AND FLIDER.

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

Amends the Illinois Vehicle Code. Increases the penalties for driving under the influence of alcohol, drugs, or intoxicating compounds while transporting a child under the age of 16 years. HOUSE AMENDMENT NO. 1

Provides that the increased penalties apply only to drivers 21 years of age and older.

NOTE(S) THAT MAY APPLY: Correctional

- 05-01-28 H Filed with the Clerk by Rep. Jack D. Franks
- 05-01-31 H First Reading
- H Referred to Rules Committee
- 05-02-02 H Chief Co-Sponsor Rep. Michael Tryon
 - H Chief Co-Sponsor Rep. Mark H. Beaubien, Jr.
- 05-02-03 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
 - H Added Chief Co-Sponsor Rep. Linda Chapa LaVia

	H Assigned to Judiciary II - Criminal Law Committee
05-02-08	H Added Co-Sponsor Rep. Sandra M. Pihos
05-02-09	H Added Co-Sponsor Rep. William Delgado
	H Do Pass / Short Debate Judiciary II - Criminal Law Committee; 016-000-
	000
	H Added Co-Sponsor Rep. Edward J. Acevedo
	H Added Co-Sponsor Rep. Susana A Mendoza
05-02-14	H Placed on Calendar 2nd Reading - Short Debate
05-02-18	H Added Co-Sponsor Rep. Charles E. Jefferson
	H House Amendment No. 1 Filed with Clerk by Rep. Jack D. Franks
	H House Amendment No. 1 Referred to Rules Committee
05-03-02	H House Amendment No. 1 Recommends Be Adopted Rules Committee;
	004-000-000
	H Added Co-Sponsor Rep. Karen A. Yarbrough
05-03-03	H Second Reading - Short Debate
	H Held on Calendar Order of Second Reading - Short Debate
05-03-08	H Added Co-Sponsor Rep. Robin Kelly
05-03-10	H Added Co-Sponsor Rep. Deborah L. Graham
	H House Amendment No. 1 Adopted by Voice Vote
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-03-16	H Added Co-Sponsor Rep. Eddie Washington
	H Added Co-Sponsor Rep. Michael K. Smith
	H Added Co-Sponsor Rep. John D'Amico
	H Co-Sponsor Rep. Arthur L. Turner
	H Co-Sponsor Rep. William Davis
	H Co-Sponsor Rep. Wyvetter H. Younge
05-04-05	H Added Co-Sponsor Rep. Michelle Chavez
	H Added Co-Sponsor Rep. Maria Antonia Berrios
	H Third Reading - Short Debate - Passed 110-000-000
	H Added Co-Sponsor Rep. Robert F. Flider
05-04-06	S Arrive in Senate
	S Placed on Calendar Order of First Reading April 7, 2005
	S Chief Senate Sponsor Sen. Terry Link
05-04-13	S Added as Alternate Chief Co-Sponsor Sen. Pamela J. Althoff
	S First Reading
	S Referred to Rules
	S Assigned to Judiciary
05-05-05	S Do Pass Judiciary; 010-000-000
	S Placed on Calendar Order of 2nd Reading May 10, 2005
05-05-11	S Second Reading
A5 05 15	S Placed on Calendar Order of 3rd Reading May 12, 2005
05-05-17	S Third Reading - Passed; 055-000-000
05 05 29	H Passed Both Houses
05-05-28	S Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins
05 05 20	S Added as Alternate Co-Sponsor Sen. Ira I. Silverstein
05-05-29	S Added as Alternate Co-Sponsor Sen. Mattie Hunter
	S Added as Alternate Co-Sponsor Sen. Arthur J. Wilhelmi
05 05 20	S Added as Alternate Co-Sponsor Sen. Debbie DeFrancesco Halvorson
	S Added as Alternate Co-Sponsor Sen. Don Harmon
	H Sent to the Governor
05-07-05	H Governor Approved H Effective Date January 1, 2006
	H Public Act
	ANKS-YARBROUGH-GRAHAM-DELGADO-SOTO, CHAPA LAVIA,
JEI	FFERSON, MCGUIRE, DUGAN, GORDON AND SMITH.

820 ILCS 105/4

from Ch. 48, par. 1004

Amends the Minimum Wage Law. Provides that an employer of an employee engaged in an occupation in which gratuities have customarily and usually constituted and have been recognized as part of the remuneration is not entitled to an allowance for gratuities as part of the hourly wage rate (and deletes language giving an employer such an allowance in an amount

not to exceed 40% of the applicable minimum wage rate).

- 05-01-28 H Filed with the Clerk by Rep. Jack D. Franks
- 05-01-31 H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Assigned to Labor Committee
- 05-02-08 H Added Chief Co-Sponsor Rep. Karen A. Yarbrough
 - H Added Chief Co-Sponsor Rep. Deborah L. Graham
- 05-02-16 H Added Chief Co-Sponsor Rep. William Delgado
 - H Added Chief Co-Sponsor Rep. Cynthia Soto
- 05-02-18 H Added Co-Sponsor Rep. Linda Chapa LaVia
 - H Added Co-Sponsor Rep. Charles E. Jefferson
 - H Added Co-Sponsor Rep. Jack McGuire
 - H Added Co-Sponsor Rep. Lisa M. Dugan
 - H Added Co-Sponsor Rep. Careen M Gordon
 - The state of the second s
 - H Added Co-Sponsor Rep. Michael K. Smith
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0659 FRANKS-VERSCHOORE, MCGUIRE, JEFFERSON, CHAPA LAVIA, BEISER, COLLINS AND YARBROUGH.

New Act

Creates the Illinois Family and Medical Leave Act. Contains provisions similar to those in the federal Family and Medical Leave Act of 1993, except that it applies to a son-in-law, daughter-in-law, father-in-law, or mother-in-law who has a serious health condition, and some of the provisions of the federal law pertaining to federal employees and federal matters have been deleted or changed. Effective 6 months after becoming law.

- NOTE(S) THAT MAY APPLY: Fiscal; Mandate
 - 05-01-28 H Filed with the Clerk by Rep. Jack D. Franks
 - 05-01-31 H First Reading
 - H Referred to Rules Committee
 - 05-02-02 H Chief Co-Sponsor Rep. Michael Tryon
 - 05-02-03 H Added Co-Sponsor Rep. Jack McGuire
 - H Assigned to Labor Committee
 - 05-02-09 H Added Chief Co-Sponsor Rep. Patrick J Verschoore
 - H Added Co-Sponsor Rep. Charles E. Jefferson
 - H Added Co-Sponsor Rep. Linda Chapa LaVia
 - H Motion Do Pass Lost Labor Committee; 010-009-001
 - H Remains in Labor Committee
 - 05-02-10 H Remove Chief Co-Sponsor Rep. Michael Tryon
 - 05-02-16 H Added Co-Sponsor Rep. Daniel V. Beiser
 - 05-02-17 H Added Co-Sponsor Rep. Annazette Collins
 - H Motion Do Pass Lost Labor Committee; 010-009-000
 - 05-03-02 H Added Co-Sponsor Rep. Karen A. Yarbrough
 - 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0660 YARBROUGH-FROEHLICH-MILLER, DAVIS, WILLIAM, GRAHAM, KELLY AND MCGUIRE.

720 ILCS 677/5

720 ILCS 677/10

Amends the Display of Tobacco Products Act. Provides that all tobacco products, other than smokeless tobacco, must be sold from behind the counter or in an age restricted area or in a sealed display case. Eliminates the provision that tobacco products, other than single packs of cigarettes, must be sold in line of sight. Provides that smokeless tobacco must be sold from behind the counter. Effective immediately.

- 05-01-28 H Filed with the Clerk by Rep. Karen A. Yarbrough 05-01-31 H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Added Co-Sponsor Rep. William Davis
 - H Added Co-Sponsor Rep. Deborah L. Graham
 - H Added Co-Sponsor Rep. Robin Kelly
 - H Assigned to Environmental Health Committee
- 05-02-08 H Added Chief Co-Sponsor Rep. Paul D. Froehlich

05-02-09H Added Chief Co-Sponsor Rep. David E. Miller05-02-24H Added Co-Sponsor Rep. Jack McGuire05-03-10H Rule 19(a) / Re-referred to Rules Committee

HB-0661 YARBROUGH, MCGUIRE, DAVIS, WILLIAM, GRAHAM, MOFFITT, ACEVEDO, TURNER, FLOWERS, HOWARD, COLVIN, KELLY, FEIGENHOLTZ, YOUNGE, RYG, OSTERMAN, BEISER, REITZ, BOLAND, MITCHELL, JERRY AND WASHINGTON.

20 ILCS 105/4	.02 from	Ch.	23,	par.	6104.02
20 ILCS 2405/	3 from	Ch.	23,	par.	3434

Amends the Illinois Act on the Aging and the Disabled Persons Rehabilitation Act. Provides that subject to an increase in the rates paid to chore/housekeeping and homemaker service vendors contracting with the Department on Aging, these service vendors must pay a minimum amount into a fund providing certain health care benefits. Provides that for 2006, minimum funding must equal \$1.40 for each hour of chore/housekeeping and homemaker services performed pursuant to a vendor's contract with the Department. Allows for proportionate increases in subsequent years to reflect changes in the cost of medical services. Requires that the health care fund provide coverage to employees, certain persons under contract with the vendor and providing more than 80 hours of chore/housekeeping or homemaker service per month, and the dependents of these individuals. Provides that if a vendor fails to pay a required amount into the fund, the vendor must pay that amount to the Department. Allows the Department's annual audit to assure that audited vendors are complying with these health care benefit funding provisions. Requires the Department of Human Services under the Disabled Persons Rehabilitation Act to pay an amount into a fund to provide health care coverage for individuals who perform more than 80 hours of preventive services per month. Provides that the amount must equal \$1.40 for each hour of preventive services provided under the program. Makes other changes. Effective immediately,

FISCAL NOTE (Department of Aging)

The FY06 estimated cost of this rate increase is \$34.4 million gross, or approximately \$25.8 million net of Medicaid federal financial participation. This amount would increase annually due to growth in program service utilization and the legislation's requirement that the \$1.40 per hour be adjusted annually to reflect the medical component of the Consumer Price Index.

- 05-01-28 H Filed with the Clerk by Rep. Karen A. Yarbrough
- 05-01-31 H Added Co-Sponsor Rep. Jack McGuire
 - H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Added Co-Sponsor Rep. William Davis
 - H Added Co-Sponsor Rep. Deborah L. Graham
 - H Assigned to Human Services Committee
- 05-02-09 H Added Co-Sponsor Rep. Donald L. Moffitt
- 05-02-10 H Added Co-Sponsor Rep. Edward J. Acevedo
- H Added Co-Sponsor Rep. Arthur L. Turner
- 05-02-16 H Fiscal Note Requested by Rep. Chapin Rose
- 05-02-24 H Added Co-Sponsor Rep. Mary E. Flowers H Added Co-Sponsor Rep. Constance A. Howard
 - H Added Co-Sponsor Rep. Marlow H. Colvin
 - H Added Co-Sponsor Rep. Robin Kelly
 - H Added Co-Sponsor Rep. Sara Feigenholtz
 - H Added Co-Sponsor Rep. Wyvetter H. Younge
 - H Added Co-Sponsor Rep. Kathleen A. Ryg
 - H Added Co-Sponsor Rep. Harry Osterman
- 05-02-28 H Added Co-Sponsor Rep. Daniel V. Beiser
 - H Added Co-Sponsor Rep. Dan Reitz
 - H Added Co-Sponsor Rep. Mike Boland
 - H Added Co-Sponsor Rep. Jerry L. Mitchell
 - H Added Co-Sponsor Rep. Eddie Washington
- 05-03-03 H Fiscal Note Filed
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

KELLY, SOTO, GRAHAM, WASHINGTON, SMITH, D'AMICO, BEISER AND BLACK.

from Ch. 56 1/2, par. 1212

720 ILCS 570/212 720 ILCS 570/216

- 720 ILCS 647/26 new
- 720 ILCS 647/35

Amends the Illinois Controlled Substances Act. Provides that any compound, mixture, or preparation containing any detectable quantity of pseudoephedrine, its salts or optical isomers, or salts of optical isomers is a Schedule V controlled substance. Amends the Methamphetamine Manufacturing Chemical Retail Sale Control Act. Provides that if any compound, mixture, or preparation containing any detectable quantity of pseudoephedrine, its salts or optical isomers, or salts of optical isomers is dispensed, sold, or distributed in a pharmacy: (1) the compound, mixture, or preparation shall be dispensed, sold, or distributed only by a pharmacist or a pharmacy technician licensed under the Pharmacy Practice Act of 1987; and (2) any person purchasing, receiving, or otherwise acquiring the compound, mixture, or preparation shall produce a photo identification showing the date of birth of the person and shall sign a written log or receipt showing the date of the transaction, name of the person, and the amount of the compound, mixture, or preparation. Provides that a person may not purchase, receive, or otherwise acquire more than 9 grams of any compound, mixture, or preparation containing any detectable quantity of pseudoephedrine, its salts or optical isomers, or salts of optical isomers within any 30-day period. Provides that an individual who violates these provisions is guilty of a Class 4 felony. Establishes exemptions. Effective immediately.

NOTE(S) THAT MAY	

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05-01-28	H Filed with the Clerk by Rep. Roger L. Eddy
05-01-31	H First Reading
	H Referred to Rules Committee
05-02-03	H Assigned to Judiciary II - Criminal Law Committee
05-02-09	H Added Co-Sponsor Rep. Patricia Bailey
05-02-16	H Added Chief Co-Sponsor Rep. Harry Osterman
05-02-18	H Added Chief Co-Sponsor Rep. Chapin Rose
	H Added Chief Co-Sponsor Rep. Ron Stephens
05-03-01	H Added Co-Sponsor Rep. Karen A. Yarbrough
05-03-08	H Added Co-Sponsor Rep. Robin Kelly
	H Added Chief Co-Sponsor Rep. David Reis
	H Added Co-Sponsor Rep. Cynthia Soto
05-03-10	H Added Co-Sponsor Rep. Deborah L. Graham
	H Rule 19(a) / Re-referred to Rules Committee
05-03-16	H Added Co-Sponsor Rep. Eddie Washington
	H Added Co-Sponsor Rep. Michael K. Smith
	H Added Co-Sponsor Rep. John D'Amico
05-04-05	H Added Co-Sponsor Rep. Daniel V. Beiser
05-05-30	H Added Co-Sponsor Rep. William B. Black

HB-0663 HOLBROOK AND YARBROUGH.

5 ILCS 225/2	from Ch. 111 2/3, par. 602
5 ILCS 260/14.3	from Ch. 103, par. 14.3
5 ILCS 340/4	from Ch. 15, par. 504
5 ILCS 340/5	from Ch. 15, par. 505
5 ILCS 365/2	from Ch. 127, par. 352
5 ILCS 410/10	
5 ILCS 420/4A-101	from Ch. 127, par. 604A-101
15 ILCS 405/13	from Ch. 15, par. 213
15 ILCS 405/13.1	from Ch. 15, par. 213.1
15 ILCS 405/21	from Ch. 15, par. 221
20 ILCS 5/5-525	was 20 ILCS 5/6.01
20 ILCS 415/4c	from Ch. 127, par. 63b104c
20 ILCS 435/4	from Ch. 127, par. 1404
20 ILCS 605/605-355	was 20 ILCS 605/46.19a in part
20 ILCS 801/15-10	-
20 ILCS 3105/12	from Ch. 127, par. 782
20 ILCS 3110/3	from Ch. 127, par. 213.3

20 ILCS 3110/4 20 ILCS 3110/5 20 ILCS 3110/9 20 ILCS 3931/15 30 ILCS 105/6a-1 30 ILCS 105/6a-1h new 30 ILCS 105/6a-2 30 ILCS 105/6a-3 30 ILCS 105/10 30 ILCS 105/12-1 30 ILCS 105/13.2 30 ILCS 105/13.5 30 ILCS 230/1 30 ILCS 235/6 30 ILCS 395/1 30 ILCS 500/1-15.100 30 ILCS 500/50-13 110 ILCS 62/5-5 110 ILCS 63/10 110 ILCS 70/36b 110 ILCS 70/36c 110 ILCS 70/36e 110 ILCS 70/36g-1 110 ILCS 85/Act title 110 ILCS 85/1 110 ILCS 85/2 110 ILCS 95/1 110 ILCS 5571 110 ILCS 100/2 110 ILCS 110/1 110 ILCS 205/1 110 ILCS 205/7 110 ILCS 205/8 110 ILCS 205/9.11 110 ILCS 205/9.29 110 ILCS 205/10 110 ILCS 205/10 110 ILCS 220/2 110 ILCS 225/2 110 ILCS 305/7f 110 ILCS 305/8a 110 ILCS 510/Act title 110 ILCS 510/2 110 ILCS 510/12 110 ILCS 510/15 110 ILCS 520/Act title

from Ch. 127, par. 213.4 from Ch. 127, par. 213.5 from Ch. 127, par. 213.9 from Ch. 127, par. 142a1 from Ch. 127, par. 142a3 from Ch. 127, par. 142a3 from Ch. 127, par. 146 from Ch. 127, par. 148-1 from Ch. 127, par. 149.2 from Ch. 127, par. 170 from Ch. 85, par. 906 from Ch. 127, par. 307

 30 ILCS 500/50-13

 30 ILCS 575/2

 40 ILCS 575/1-3

 40 ILCS 5/15-106

 40 ILCS 5/24-109

 55 ILCS 5/4-2001

 65 ILCS 50/2

 65 ILCS 80/4

 70 ILCS 910/15

 70 ILCS 5/30-13

 70 ILCS 5/30-15.25

 70 ILCS 5/30-15.25

 70 ILCS 5/30-16.4

 70 ILCS 5/30-16.6

 70 ILCS 30/2-3

 70 The Ch. 122, par. 30-16.4

 70 ILCS 30/2-3

 70 The Ch. 122, par. 30-16.6

 70 The Ch. 122, par. 30-16.6

 70 The Ch. 122, par. 30-16.6

 70 The Ch. 122, par. 2003

 70 The Ch. 122, par. 2003

 70 The Ch. 124, par. 225

 710 ILCS 20/1

 70 The Ch. 144, par. 7

 710 ILCS 62/5-5

 from Ch. 24 1/2, par. 38b1 from Ch. 24 1/2, par. 38b2 from Ch. 24 1/2, par. 38b4 from Ch. 24 1/2, par. 38b4.1 from Ch. 144, par. 70.11 from Ch. 144, par. 70.12 from Ch. 144, par. 1701 from Ch. 144, par. 217 from Ch. 144, par. 2101 from Ch. 144, par. 181 from Ch. 144, par. 187 from Ch. 144, par. 188 from Ch. 144, par. 188 from Ch. 144, par. 189.11 from Ch. 144, par. 190 from Ch. 144, par. 282 from Ch. 144, par. 2952 from Ch. 144, par. 28f from Ch. 144, par. 29a from Ch. 144, par. 602 from Ch. 144, par. 612 from Ch. 144, par. 615 from Ch. 144, par. 615

110 ILCS 520/0.05 new 110 ILCS 520/1 from Ch. 144, par. 651 110 ILCS 520/1.5 new 110 ILCS 520/1.10 new 110 ILCS 520/2 from Ch. 144, par. 652 110 ILCS 520/3.5 new 110 ILCS 520/3.10 new 110 ILCS 520/3.15 new 110 ILCS 520/4 from Ch. 144, par. 654 110 ILCS 520/5 from Ch. 144, par. 655 110 ILCS 520/6.6 110 ILCS 520/8 from Ch. 144, par. 658 110 ILCS 520/8a from Ch. 144, par. 658a 110 ILCS 520/8b from Ch. 144, par. 658b 110 ILCS 520/8c from Ch. 144, par. 658c 110 ILCS 520/8d from Ch. 144, par. 658d 110 ILCS 520/8e from Ch. 144, par. 658e 110 ILCS 520/8f from Ch. 144, par. 658f 110 ILCS 525/Act title 110 ILCS 525/2 from Ch. 144, par. 672 110 ILCS 530/1 from Ch. 144, par. 691 110 ILCS 530/2 from Ch. 144, par. 692 110 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 690/35-90 110 ILCS 920/3 from Ch. 144, par. 2403 110 ILCS 947/45 110 ILCS 947/65 110 ILCS 947/65.20 110 ILCS 947/65.25 110 ILCS 947/65.30 110 ILCS 947/65.40 110 ILCS 979/10 110 ILCS 990/1 from Ch. 144, par. 1801 220 ILCS 5/16-111.1 220 ILCS 5/16-111.2 225 ILCS 460/3 from Ch. 23, par. 5103 235 ILCS 5/12-1 410 ILCS 65/3 from Ch. 111 1/2, par. 8053 410 ILCS 65/3.1 from Ch. 111 1/2, par. 8053.1 410 ILCS 65/5.5 415 ILCS 20/3.1 from Ch. 111 1/2, par. 7053.1 415 ILCS 55/7 from Ch. 111 1/2, par. 7457 505 ILCS 82/15 705 ILCS 505/8 from Ch. 37, par. 439.8 from Ch. 37, par. 439.22-1 705 ILCS 505/22-1 705 ILCS 505/22-2 from Ch. 37, par. 439.22-2 110 ILCS 520/3 rep.

Amends the Southern Illinois University Management Act. Abolishes the Board of Trustees of Southern Illinois University. Provides that the part of Southern Illinois University associated with the Carbondale campus (except the School of Medicine) shall be known as Southern Illinois University at Carbondale and shall be under the governance and control of the Board of Trustees of Southern Illinois University at Carbondale. Provides that that part of Southern Illinois University associated with the Edwardsville campus (along with the School of Medicine) shall be known as Southern Illinois University at Edwardsville and shall be under the governance and control of the Board of Trustees of Southern Illinois University at Edwardsville. Makes corresponding changes in various Acts. Effective July 1, 2006. NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-28 H Filed with the Clerk by Rep. Thomas Holbrook
- 05-01-31 H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Assigned to Higher Education Committee
- 05-03-01 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0664 MILLNER-MATHIAS.

235 ILCS 5/4-2

from Ch. 43, par. 111

Amends the Liquor Control Act of 1934. Provides that the designee of the mayor or president of the board of trustees of a city, village, or incorporated town or the designee of the president or chairman of a county board may be the local liquor control commissioner. Makes corresponding changes. Effective immediately.

- 05-01-28 H Filed with the Clerk by Rep. John J. Millner
- 05-01-31 H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Chief Co-Sponsor Rep. Sidney H. Mathias
- 05-02-03 H Assigned to Local Government Committee
- 05-02-24 H Do Pass / Short Debate Local Government Committee; 009-000-000
- 05-02-25 H Placed on Calendar 2nd Reading Short Debate
- 05-03-02 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-15 H Third Reading Short Debate Passed 110-007-000
- 05-03-16 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 17, 2005
- 05-03-17 S Chief Senate Sponsor Sen. Steven J. Rauschenberger
 - S First Reading
 - S Referred to Rules

HB-0665 HOFFMAN. 230 ILCS 5/26

from Ch. 8, par. 37-26

Amends the Illinois Horse Racing Act of 1975. Makes changes concerning which licensee shall retain the sum held for unclaimed parimutuel tickets. Provides that non-host licensees who derive their licenses from the Fairmount Park shall pay 50% of the sum held for unclaimed tickets (in addition to 50% of the retention from interstate simulcast wagers) to the purses at Fairmount Park. Effective immediately,

- 05-01-28 H Filed with the Clerk by Rep. Jay C. Hoffman
- 05-01-31 H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Assigned to Agriculture & Conservation Committee
- 05-02-16 H Do Pass / Short Debate Agriculture & Conservation Committee; 015-000-000
- 05-02-17 H Placed on Calendar 2nd Reading Short Debate
- 05-02-18 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-24 H Third Reading Short Debate Passed 113-000-001
- 05-02-25 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 1, 2005
 - S Chief Senate Sponsor Sen. William R. Haine
- 05-03-01 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Executive
- 05-04-14 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. William R. Haine
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-04-19 S Senate Committee Amendment No. 1 Rules Refers to Executive
- 05-04-20 S Senate Committee Amendment No. 1 Postponed Executive
- 05-04-21 S Postponed Executive
- 05-05-06 S Rule 3-9(a) / Re-referred to Rules
 - S Senate Committee Amendment No. 1 Rule 3-9(a) / Re-referred to Rules

HB-0666 GILES.

35 ILCS 200/21-250 35 ILCS 200/21-251 35 ILCS 200/21-253 new 35 ILCS 200/21-260

Amends the Property Tax Code. Provides that certificates of purchase from a scavenger sale in counties of 3,000,000 or more inhabitants must be registered. Increases the automation fee for assignments of certificates of purchase in counties with 3,000,000 or more inhabitants from \$10 to \$50. Sets forth procedures for the assignment or transfer of scavenger sale certificates of purchase. Increases the minimum bid at a sale to \$500 (now, \$250) or one-half of the tax if the total liability is less than \$1,000 (now, \$500). Provides that the changes made by this amendatory Act apply only to certificates of purchase that are purchased after the effective date of this amendatory Act. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes reference to: 35 ILCS 200/21-250 35 ILCS 200/21-251 35 ILCS 200/21-253 new 35 ILCS 200/21-260 Adds reference to: 35 ILCS 200/21-45

Deletes everything after the enacting clause. Amends the Property Tax Code. Makes a technical change in a Section concerning issuance of a tax bill.

HOUSE AMENDMENT NO. 2 Deletes reference to: 35 ILCS 200/21-45 Adds reference to: 35 ILCS 200/21-250 35 ILCS 200/21-251 35 ILCS 200/21-253 new 35 ILCS 200/21-260

Deletes everything after the enacting clause. Reinserts the provisions of the bill as introduced with the following changes: Provides that certain exceptions to the assignment requirements apply to units of local government or other taxing districts (instead of governmental units). Deletes provisions setting forth procedures for making assignments of scavenger sale certificates of purchase depending on whether the successful bid at the scavenger sale was less, equal to, or greater than the full amount of the delinquent tax principal included within the judgement and order of sale. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

- 05-01-28 H Filed with the Clerk by Rep. Calvin L. Giles
- 05-01-31 H First Reading
 - H Referred to Rules Committee
- 05-02-23 H Assigned to Revenue Committee
- 05-03-10 H Recommends Be Adopted Sub-committee/ Revenue Committee; 003-000-000; Lost
 - H Remains in Revenue Committee
 - H Committee Deadline Extended-Rule 9(b) March 17, 2005
- 05-03-16 H House Amendment No. 1 Filed with Clerk by Revenue Committee H House Amendment No. 1 Adopted in Revenue Committee; by Voice Vote H Do Pass as Amended / Short Debate Revenue Committee; 007-004-000
 - H Placed on Calendar 2nd Reading Short Debate
- 05-04-08 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate 05-04-12
- H House Amendment No. 2 Filed with Clerk by Rep. Calvin L. Giles
- H House Amendment No. 2 Referred to Rules Committee
- 05-04-13 H House Amendment No. 2 Rules Refers to Revenue Committee 05-04-14 H House Amendment No. 2 Recommends Be Adopted Revenue Committee;
 - 007-000-000
 - H House Amendment No. 2 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate

05-04-15 H Consideration Postponed

H Placed on Calendar - Consideration Postponed H Rule 19(a) / Re-referred to Rules Committee

HB-0667 HAMOS-PIHOS-MEYER-SMITH-BELLOCK AND MAY.

415 ILCS 5/22.2d new 415 ILCS 5/22.50 new 415 ILCS 5/22.50 new 415 ILCS 5/25d-1 new 415 ILCS 5/25d-2 new 415 ILCS 5/25d-2 new 415 ILCS 5/25d-3 new 415 ILCS 5/25d-4 new 415 ILCS 5/25d-6 new 415 ILCS 5/25d-6 new 415 ILCS 5/25d-7 new 415 ILCS 5/25d-8 new 415 ILCS 5/25d-9 new 415 ILCS 5/25d-9 new 415 ILCS 5/25d-10 new 415 ILCS 5/58.8 415 ILCS 5/54 from

from Ch. 111 1/2, par. 7454

Amends the Environmental Protection Act and Groundwater Protection Act. Authorizes the Director of the Environmental Protection Agency to issue orders requiring an appropriate response from a potentially responsible party in the event of the release or substantial threat of release of a hazardous substance into the environment. Provides that a person may not use, cause the use of, or allow the use of (instead of "use") any site, for which a land use limitation has been imposed, in a manner that is inconsistent with that limitation unless certain conditions have been met. Establishes an internal Agency committee to recommend appropriate action for suspected or confirmed groundwater contamination and, among other things, requires the Agency to give notice of the actual or potential impact of the contamination to property owners served by the affected water system. Creates the Right-to-Know Committee to provide notice to the public about releases or suspected releases of contaminants in the State. Makes other changes. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes reference to:

415 ILCS 5/22.2d new 415 ILCS 5/22.50 new 415 ILCS 5/Title VI-D heading new 415 ILCS 5/25d-1 new 415 ILCS 5/25d-2 new 415 ILCS 5/25d-3 new 415 ILCS 5/25d-4 new 415 ILCS 5/25d-5 new 415 ILCS 5/25d-6 new 415 ILCS 5/25d-7 new 415 ILCS 5/25d-8 new 415 ILCS 5/25d-9 new 415 ILCS 5/25d-10 new 415 ILCS 5/58.8 415 ILCS 55/4 from Ch. 111 1/2, par. 7454 Adds reference to: 415 ILCS 5/22 from Ch. 111 1/2, par. 1022 Deletes everything after the enacting clause. Amends the Environmental Protection Act. Makes a technical change to a Section concerning regulations.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

- 05-01-28 H Filed with the Clerk by Rep. Thomas Holbrook
- 05-01-31 H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Assigned to Environment & Energy Committee
- 05-02-08 H Added Chief Co-Sponsor Rep. Sandra M. Pihos

H Added Chief Co-Sponsor Rep. James H. Meyer

H Added Chief Co-Sponsor Rep. Michael K. Smith

- 05-02-17 H Added Chief Co-Sponsor Rep. Patricia R. Bellock
- 05-03-09 H House Amendment No. 1 Filed with Clerk by Environment & Energy Committee
 - H House Amendment No. 1 Adopted in Environment & Energy Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Environment & Energy Committee; 016-003-002
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate
- 05-03-16 H Co-Sponsor Rep. Karen May
 - H Co-Sponsor Rep. Kathleen A. Ryg
- 05-04-07 H House Amendment No. 2 Filed with Clerk by Rep. Thomas Holbrook
 - H House Amendment No. 2 Referred to Rules Committee
- 05-04-08 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-04-12 H House Amendment No. 3 Filed with Clerk by Rep. John A. Fritchey H House Amendment No. 3 Referred to Rules Committee
 - H Chief Sponsor Changed to Rep. John A. Fritchey
- 05-04-13 H Chief Sponsor Changed to Rep. Julie Hamos
 - H House Amendment No. 3 Rules Refers to Environment & Energy Committee
 - H Fiscal Note Requested by Rep. William B. Black; As Amended by HA 3
 - H State Mandates Fiscal Note Requested by Rep. William B. Black; As Amended by HA 3
 - H Home Rule Note Requested by Rep. William B. Black; As Amended by HA 3
 - H Land Conveyance Appraisal Note Requested by Rep. William B. Black; As Amended by HA 3
 - H House Amendment No. 3 Recommends Be Adopted Lost Environment & Energy Committee; 004-008-001

05-04-14 H Fiscal Note Requested - Withdrawn by Rep. William B. Black; As Amended by HA 3

- H State Mandates Fiscal Note Requested Withdrawn by Rep. William B. Black; As Amended by HA 3
- H Land Conveyance Appraisal Note Requested Withdrawn by Rep. William B. Black; As Amended by HA 3
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee
- 05-05-25 H Removed Co-Sponsor Rep. Kathleen A. Ryg

HB-0668 TRYON-FRANKS-BEAUBIEN.

70 ILCS 410/15

from Ch. 96 1/2, par. 7116

Amends the Conservation District Act. Provides that a district entirely within a county with a population under 750,000 (now, 300,000) and contiguous to a county of more than 2,000,000 inhabitants may incur additional debt if approved by referendum. Effective immediately.

HOUSE AMENDMENT NO. 1

Adds reference to:

70 ILCS 410/5	from	Ch.	96	1/2, par. 7105	
70 ILCS 410/13	from	Ch.	96	1/2, par. 7114	

Further amends the Conservation District Act. Provides that a conservation district located in a county of under 750,000 (now, 300,000) inhabitants and contiguous to a county of more than 2,000,000 inhabitants that has been authorized by referendum to incur indebtedness shall have a board of 7 trustees (otherwise, a district has 5 trustees) and shall adopt a combined annual budget and appropriation ordinance that shall not be considered adopted until it is also adopted by the county board of the county in which the district is located.

SENATE FLOOR AMENDMENT NO. 1

Adds reference to:	
50 ILCS 105/1	from Ch. 102, par. 1
70 ILCS 410/18.5 new	
70 ILCS 805/3c	-
70 ILCS 805/13	from Ch. 96 1/2, par. 6323
70 ILCS 805/13.1	from Ch. 96 1/2, par. 6324
70 ILCS 805/13.1a new	

Amends the Downstate Forest Preserve District Act and further amends the Conservation District Act. Provides that, if the boundaries of a conservation district are coextensive with the boundaries of one county, then the county board may adopt a resolution to submit the question of whether the conservation district shall be abolished and a forest preserve district created with boundaries that are coextensive with the boundaries of the county. Provides that if a majority of those voting on the question vote in the affirmative, then, on the thirtieth day after the results of the referendum are certified, the conservation district is abolished and the forest preserve district is created. Provides that the chairman of the county board shall serve as chairman of the board of trustees of the forest preserve district and each county board member shall serve ex officio as a commissioner of the district until the expiration of his or her term as a county board member or until the member's position on the county board is otherwise vacated. Designates the forest preserve district as the successor entity to the dissolved conservation district and provides for the transfer of all assets, liabilities, property (both real and personal), employees, books, and records of the dissolved conservation district to the forest preserve district. Provides that all rules and ordinances of the dissolved conservation district remain in effect until amended or repealed by the forest preserve district. Provides that the forest preserve district is liable for any bond indebtedness of the conservation district and may continue to levy and extend taxes upon the taxable property in the conservation district for the purpose of amortizing those bonds until such time as the bonds are retired. Provides that the forest preserve district shall have the same bonding and taxing authority as a conservation district created under the Conservation District Act. Makes other changes. Amends the Public Officer Prohibited Activities Act to exempt members of a county board in a county with boundaries coextensive with the boundaries of a conservation district from provisions prohibiting a county board member from holding any other public office during his or her term of office as a county board member.

- 05-01-28 H Filed with the Clerk by Rep. Michael Tryon
- 05-01-31 H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Assigned to Local Government Committee
- 05-02-09 H Added Chief Co-Sponsor Rep. Jack D. Franks
 - H House Amendment No. 1 Filed with Clerk by Local Government Committee
 - H House Amendment No. 1 Adopted in Local Government Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Local Government Committee; 007-002-000
- 05-02-10 H Placed on Calendar 2nd Reading Short Debate
 - H Remove Chief Co-Sponsor Rep. Jack D. Franks
 - H Added Chief Co-Sponsor Rep. Mark H. Beaubien, Jr.
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-17 H Added Chief Co-Sponsor Rep. Jack D. Franks
- H Third Reading Short Debate Passed 117-000-000
- 05-02-23 S Arrive in Senate
- S Placed on Calendar Order of First Reading February 24, 2005
- 05-03-14 S Chief Senate Sponsor Sen. Pamela J. Althoff
- 05-03-15 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Local Government
- 05-04-20 S Do Pass Local Government; 010-000-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005
- 05-05-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 12, 2005
- 05-05-13 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Pamela J. Althoff
 - S Senate Floor Amendment No. 1 Referred to Rules
- 05-05-16 S Senate Floor Amendment No. 1 Rules Refers to Local Government
- 05-05-18 S Senate Floor Amendment No. 1 Recommend Do Adopt Local Government; 010-000-000
- 05-05-19 S Recalled to Second Reading

- S Senate Floor Amendment No. 1 Adopted; Althoff
- S Placed on Calendar Order of 3rd Reading
- S Third Reading Passed; 058-000-000

05-05-20 H Arrived in House

- H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
- H Senate Floor Amendment No. 1 Motion Filed Concur Rep. Michael Tryon
- H Senate Floor Amendment No. 1 Motion to Concur Referred to Rules Committee
- 05-05-28 H Senate Floor Amendment No. 1 Motion to Concur Rules Referred to Local Government Committee
 - H Senate Floor Amendment No. 1 Motion to Concur Recommends be Adopted Local Government Committee; 007-003-000
- 05-05-29 H Senate Floor Amendment No. 1 House Concurs 114-000-000
 - H Passed Both Houses
- 05-06-27 H Sent to the Governor
- 05-08-18 H Governor Approved

HB-0669 HOLBROOK.

30 ILCS 155/4 from

from Ch. 61, par. 404

Amends the Illinois Non-Game Wildlife Protection Act. Beginning with fiscal year 2006, provides that 5% of each fiscal year's appropriations from the Illinois Wildlife Preservation Fund must be committed to or expended on grants by the Department of Natural Resources for the construction or maintenance of wildlife rehabilitation facilities for endangered species. Requires that the Department establish grant criteria by rule before January 1, 2006. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Reinserts House Bill 669 with the following changes: Provides that the dedicated amount is 5% of the Fund. Provides that the grants are with respect to threatened, as well as endangered, species. Effective immediately.

SENATE COMMITTEE AMENDMENT NO. 1

Specifies that the grants are for maintenance (now, construction or maintenance) of wildlife rehabilitation facilities.

SENATE FLOOR AMENDMENT NO. 3

Specifies that for purposes of calculating the 5% dedication, the Fund is exclusive of federal funds.

- 05-01-28 H Filed with the Clerk by Rep. Thomas Holbrook
- 05-01-31 H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Assigned to Environment & Energy Committee
- 05-03-02 H House Amendment No. 1 Filed with Clerk by Environment & Energy Committee
 - H House Amendment No. 1 Adopted in Environment & Energy Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Environment & Energy Committee; 021-000-000
- 05-03-03 H Placed on Calendar 2nd Reading Short Debate
- 05-03-15 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-16 H Third Reading Short Debate Passed 113-000-000
- 05-03-17 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 6, 2005
- 05-03-18 S Chief Senate Sponsor Sen. William R. Haine
- 05-04-06 S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Agriculture & Conservation
- 05-04-20 S Held in Agriculture & Conservation
- 05-05-02 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. William R. Haine

05-05-03	S Senate Committee Amendment No. 1 Referred to Rules S Senate Committee Amendment No. 1 Rules Refers to Agriculture &
05-05-04	Conservation S Senate Committee Amendment No. 2 Filed with Secretary by Sen. William R. Haine
	S Senate Committee Amendment No. 2 Referred to Rules S Senate Committee Amendment No. 1 Adopted
	S Do Pass as Amended Agriculture & Conservation; 008-000-000 S Placed on Calendar Order of 2nd Reading May 5, 2005
05-05-05	S Second Reading S Placed on Calendar Order of 3rd Reading May 10, 2005
05-05-10	S Senate Floor Amendment No. 3 Filed with Secretary by Sen. William R. Haine
05-05-16	S Senate Floor Amendment No. 3 Referred to Rules S Senate Floor Amendment No. 3 Rules Refers to Agriculture & Conservation
05-05-18	S Senate Floor Amendment No. 3 Recommend Do Adopt Agriculture & Conservation: 009-000-000
05-05-19	S Recalled to Second Reading S Senate Floor Amendment No. 3 Adopted; Haine
	S Placed on Calendar Order of 3rd Reading S Third Reading - Passed; 056-000-000
05-05-20	S Senate Committee Amendment No. 2 Tabled Pursuant to Rule 5-4(a) H Arrived in House
05-05-23	H Placed on Calendar Order of Concurrence Senate Amendment(s) 1,3 H Senate Committee Amendment No. 1 Motion Filed Concur Rep. Thomas
	Holbrook H Senate Floor Amendment No. 3 Motion Filed Concur Rep. Thomas
	Holbrook H Senate Committee Amendment No. 1 Motion to Concur Referred to Rules
	Committee H Senate Floor Amendment No. 3 Motion to Concur Referred to Rules
05-05-24	Committee H Senate Committee Amendment No. 1 Motion to Concur Rules Referred to
	Environment & Energy Committee H Senate Floor Amendment No. 3 Motion to Concur Rules Referred to
05-05-25	Environment & Energy Committee H Senate Committee Amendment No. 1 Motion to Concur Recommends be
05-05-26	Adopted Environment & Energy Committee; 020-000-000 H Senate Floor Amendment No. 3 Motion to Concur Recommends be
05-05-27	Adopted Environment & Energy Committee; 022-000-000 H Senate Committee Amendment No. 1 House Concurs 116-000-000 H Senate Floor Amendment No. 3 House Concurs 116-000-000 H Passed Both Houses
05-06-24	H Sent to the Governor
	H Governor Approved
	H Effective Date August 10, 2005
	H Public Act 94-0516

HB-0670 HOLBROOK.

30 ILCS 105/5.640 new

625 ILCS 5/3-663 new

Amends the Illinois Vehicle Code and the State Finance Act. Authorizes special license plates designated as Boy Scout and Girl Scout plates. Provides for increased fees for these plates, to be deposited into the Secretary of State Special License Plate Fund and the Boy Scout and Girl Scout Fund. Creates the Boy Scout and Girl Scout Fund as a special fund in the State treasury. Provides that all moneys in the Boy Scouts and Girl Scouts Fund shall, subject to appropriation by the General Assembly and approval by the Secretary, be paid as grants, to be divided equally between the Illinois divisions of the Boy Scouts of America and the Girl Scouts of America. Effective January 1, 2006.

05-01-28 H Filed with the Clerk by Rep. Thomas Holbrook 05-01-31 H First Reading H Referred to Rules Committee 05-02-03 H Assigned to State Government Administration Committee 05-03-02 H Motion to Suspend Rule 25 - Prevailed 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

DELGADO-FRITCHEY-COULSON-TURNER, OSTERMAN, MCKEON, HB-0671 KRAUSE, BOLAND, MCCARTHY, NEKRITZ, LYONS, EILEEN AND HAMOS.

New Act

10	ILCS	5/9-1.5	from	Ch.	46,	par.	9-1.5	5
10	ILCS	5/9-1.7	from	Ch.	46,	par.	9-1.	7
10	ILCS	5/9-1.8	from	Ch.	46,	par.	9-1.8	8
10	ILCS	5/9-10	from	Ch.	46,	par.	9-10)
30	ILCS	105/5.640 new						
35	ILCS	5/506.7 new						
35	ILCS	5/509	from	Ch.	120	, pa	r. 5-5	09
35	ILCS	5/510	from	Ch.	120	, pa	r. 5-5	10
705	ILCS	105/27.10 new						

Creates the Supreme Court Campaign Reform Act. Provides that candidates for the Supreme Court may apply for a public financing benefit in connection with their campaign. Sets the amount of the public financing benefit at \$750,000 for the general primary and general election cycle. Sets requirements for qualifying for the public financing benefits. Limits the amount of private contributions qualified candidates may accept. Limits the amounts that non-participating candidates may accept from private sources during campaign periods to \$1,000 in the aggregate. Provides that qualified candidates must be distributed a line of credit from 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 require attorneys to contribute money to the Fund not to exceed \$25 annually. Contains other provisions. Amends the Election Code. Provides that a payment for electioneering communications is an "expenditure". Provides that a group that "accepts contributions or makes expenditures during any 12-month period in an aggregate amount exceeding \$3,000 for the purpose of electioneering communications" is a political committee. Allows the Board of Elections to impose a fine against a committee that fails to report expenditures that could trigger matching funds under the Supreme Court Campaign Reform Act. Amends the State Finance Act. Creates the Illinois Supreme Court Democracy Trust Fund. Amends the Illinois Income Tax Act. Requires the Department of Revenue to print on its standard individual income tax form a provision by which the taxpayer may make a contribution (not less than \$1) to the Illinois Supreme Court Democracy Trust Fund. Amends the Clerk of the Courts Act. Requires circuit court clerks to transfer \$1 from each appearance fee paid to the State Treasurer for deposit into the Supreme Court Democracy Trust Fund and, to defray that expense, the county board may, by resolution, require the clerk of the circuit court in the county to charge and collect a Supreme Court Democracy Trust Fund fee of not more than \$1, which shall be paid at the time that any appearance fee is paid. Effective immediately. NO

)TE(S) THAT	` MAY	APPLY:	Correctional;	Fiscal
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- 05-01-31 H Filed with the Clerk by Rep. William Delgado H First Reading
 - H Referred to Rules Committee
- 05-02-01 H Added Chief Co-Sponsor Rep. John A. Fritchey
- 05-02-02 H Chief Co-Sponsor Rep. Elizabeth Coulson
- 05-02-03 H Assigned to Executive Committee
- 05-03-03 H Added Co-Sponsor Rep. Harry Osterman
 - H Added Co-Sponsor Rep. Larry McKeon
 - H Added Co-Sponsor Rep. Carolyn H. Krause
 - H Added Co-Sponsor Rep. Mike Boland
 - H Added Co-Sponsor Rep. Kathleen A. Ryg
 - H Added Co-Sponsor Rep. Kevin A. McCarthy
 - H Added Co-Sponsor Rep. Elaine Nekritz
- 05-03-07 H Added Chief Co-Sponsor Rep. Arthur L. Turner

H Added Co-Sponsor Rep. Eileen Lyons H Added Co-Sponsor Rep. Julie Hamos

05-03-10 H Removed Co-Sponsor Rep. Kathleen A. Ryg H Rule 19(a) / Re-referred to Rules Committee

HB-0672 YARBROUGH-KRAUSE-HAMOS-COULSON-MAY, COLLINS, COLVIN, CURRIE, FRITCHEY, FROEHLICH, JOYCE, KELLY, LYONS, JOSEPH, MATHIAS, MCGUIRE, MCKEON, NEKRITZ, OSTERMAN, RYG, SMITH, SOTO, WASHINGTON, PIHOS, GRAHAM, YOUNGE, SCULLY, JAKOBSSON, JONES, DANIELS, HOWARD, OSMOND, FEIGENHOLTZ, LINDNER, CHAVEZ AND MILLER.

410 ILCS 80/11 from Ch. 111 1/2, par. 8211

Amends the Illinois Clean Indoor Air Act. Provides that a home rule unit of local government or any municipality in this State may regulate smoking in public places. Provides that this regulation must be no less restrictive than the regulation in the Act. Changes the home rule limitation from an absolute preemption to a limitation on the concurrent exercise of home rule power. Maintains the exemption from home rule requirements for home rule units that passed ordinances regulating smoking before October 1, 1989. Limits the concurrent exercise of home rule powers.

HOUSE AMENDMENT NO. 1

Adds reference to: 410 ILCS 80/2

from Ch. 111 1/2, par. 8202

Deletes everything. Inserts provisions substantially similar to those of HB 672, except provides that: (i) secondhand tobacco smoke causes at least 65,000 deaths each year from heart disease and lung cancer according to the National Cancer Institute, (ii) secondhand tobacco smoke causes sudden infant death syndrome, low-birth-weight in infants, asthma and exacerbation of asthma, bronchitis and pneumonia in children and adults, and (iii) secondhand tobacco smoke is the third leading cause of preventable death in the United States and Illinois workers exposed to secondhand smoke tobacco smoke are at increased risk of premature death.

FISCAL NOTE (H-AM 1) (Illinois Environmental Protection Agency) House Bill 672 (H-AM 1) will not have any fiscal impact on the Illinois Environmental Protection Agency since the Agency does not administer the Clean Indoor Air Act.

HOME RULE NOTE (H-AM 1) (Dept of Commerce and Economic Opportunity)

In the opinion of the Department of Commerce and Economic Opportunity, House Bill 672 (H-AM 1) pre-empts home rule authority.

STATE MANDATES FISCAL NOTE (H-AM 1) (Dept of Commerce and Economic Opportunity)

In the opinion of the Department of Commerce and Economic Opportunity, House Bill 672 (H-AM 1) does not create a State mandate under the State Mandates Act.

BALANCED BUDGET NOTE (H-AM 1) (Office of Management and Budget)

The Governor's Office of Management and Budget estimates that the proposed amendment will have no impact on the State's budget.

NOTE(S) THAT MAY APPLY: Home Rule

05-01-31 H Filed with the Clerk by Rep. Karen A. Yarbrough

H Chief Co-Sponsor Rep. Carolyn H. Krause

H Chief Co-Sponsor Rep. Julie Hamos

H Chief Co-Sponsor Rep. Elizabeth Coulson

H Chief Co-Sponsor Rep. Karen May

H Co-Sponsor Rep. Annazette Collins

H Co-Sponsor Rep. Marlow H. Colvin

H Co-Sponsor Rep. Barbara Flynn Currie

H Co-Sponsor Rep. John A. Fritchey

H Co-Sponsor Rep. Paul D. Froehlich

H Co-Sponsor Rep. Kevin Joyce

H Co-Sponsor Rep. Robin Kelly

H Co-Sponsor Rep. Joseph M. Lyons

H Co-Sponsor Rep. Sidney H. Mathias

H Co-Sponsor Rep. Jack McGuire

H Co-Sponsor Rep. Larry McKeon

H Co-Sponsor Rep. Elaine Nekritz

H Co-Sponsor Rep. Harry Osterman

- H Co-Sponsor Rep. Kathleen A. Ryg
- H Co-Sponsor Rep. Michael K. Smith
- H Co-Sponsor Rep. Cynthia Soto
- H Co-Sponsor Rep. Eddie Washington
- H First Reading
- H Referred to Rules Committee
- 05-02-01 H Added Co-Sponsor Rep. Sandra M. Pihos
- 05-02-03 H Added Co-Sponsor Rep. Deborah L. Graham
 - H Added Co-Sponsor Rep. William Davis
 - H Added Co-Sponsor Rep. Wyvetter H. Younge
 - H Added Co-Sponsor Rep. George Scully, Jr.
 - H Assigned to Environmental Health Committee
- 05-02-09 H House Amendment No. 1 Filed with Clerk by Environmental Health Committee
 - H House Amendment No. 1 Adopted in Environmental Health Committee; by Voice Vote
 - H Motion Do Pass as Amended Lost Environmental Health Committee; 004-003-001
 - H Remains in Environmental Health Committee
- 05-02-10 H Added Co-Sponsor Rep. Charles E. Jefferson H Added Co-Sponsor Rep. Naomi D. Jakobsson H Added Co-Sponsor Rep. Calvin L. Giles
 - H Added Co-Sponsor Rep. Patricia Bailey
- 05-02-17 H Do Pass as Amended / Short Debate Environmental Health Committee; 005-003-000
 - H Removed Co-Sponsor Rep. Patricia Bailey
- 05-02-18 H Placed on Calendar 2nd Reading Short Debate
- 05-02-23 H Fiscal Note Requested by Rep. William B. Black; As Amended
 - H State Mandates Fiscal Note Requested by Rep. William B. Black; As Amended
 - H Home Rule Note Requested by Rep. William B. Black; As Amended
 - H Fiscal Note Requested by Rep. Patrick J Verschoore; As Amended
 - H State Mandates Fiscal Note Requested by Rep. Patrick J Verschoore; As Amended
 - H Balanced Budget Note Requested by Rep. Patrick J Verschoore; As Amended
- 05-02-24 H Added Co-Sponsor Rep. Lovana Jones
- 05-02-25 H Added Co-Sponsor Rep. Patricia Bailey
 - H Added Co-Sponsor Rep. Lee A. Daniels
 - H Added Co-Sponsor Rep. Constance A. Howard
 - H Added Co-Sponsor Rep. JoAnn D. Osmond
 - H Added Co-Sponsor Rep. Sara Feigenholtz
 - H Added Co-Sponsor Rep. Michelle Chavez
- 05-03-01 H Fiscal Note Filed As Amended by HA 1
- 05-03-02 H Home Rule Note Filed As Amended by HA 1 H State Mandates Fiscal Note Filed As Amended by HA 1 H Removed Co-Sponsor Rep. Patricia Bailey
- 05-03-03 H Balanced Budget Note Filed As Amended by HA 1
- H Removed Co-Sponsor Rep. Michelle Chavez H Second Reading - Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-10 H Added Co-Sponsor Rep. Patricia Reid Lindner
- 05-04-05 H Removed Co-Sponsor Rep. Charles E. Jefferson
- H Added Co-Sponsor Rep. Michelle Chavez
- 05-04-07 H Added Co-Sponsor Rep. David E. Miller
- 05-04-12 H Removed Co-Sponsor Rep. Calvin L. Giles
- 05-04-13 H Removed Co-Sponsor Rep. William Davis H Third Reading - Short Debate - Passed 062-048-006
- 05-04-14 S Arrive in Senate S Placed on Calendar Order of First Reading April 15, 2005
 - S Chief Senate Sponsor Sen. John J. Cullerton

	C. First Deadler
	S First Reading S Referred to Rules
05-04-20	S Added as Alternate Co-Sponsor Sen. Carol Ronen
05-04-20	S Added as Alternate Co-Sponsor Sen. Iris Y. Martinez
	S Added as Alternate Co-Sponsor Sen. James T. Meeks
05-04-21	S Added as Alternate Chief Co-Sponsor Sen. Christine Radogno
	S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
	S Added as Alternate Chief Co-Sponsor Sen. Martin A. Sandoval
	S Added as Alternate Chief Co-Sponsor Sen. Louis S. Viverito
	S Added as Alternate Co-Sponsor Sen. Jeffrey M. Schoenberg
	S Added as Alternate Co-Sponsor Sen. Susan Garrett
	S Added as Alternate Co-Sponsor Sen. Edward D. Maloney
	S Added as Alternate Co-Sponsor Sen. M. Maggie Crotty
	S Added as Alternate Co-Sponsor Sen. Ira I. Silverstein
	S Added as Alternate Co-Sponsor Sen. Miguel del Valle
	S Added as Alternate Co-Sponsor Sen. Mattie Hunter S Added as Alternate Co-Sponsor Sen. Dan Cronin
	S Added as Alternate Co-Sponsor Sen. Kathleen L. Wojcik
	S Added as Alternate Co-Sponsor Sen. Pamela J. Althoff
	S Added as Alternate Co-Sponsor Sen. Kimberly A. Lightford
	S Added as Alternate Co-Sponsor Sen. James A. DeLeo
	S Added as Alternate Co-Sponsor Sen. Rickey R. Hendon
	S Added as Alternate Co-Sponsor Sen. Don Harmon
	S Assigned to Health & Human Services
05-05-05	S Do Pass Health & Human Services; 010-001-000
	S Placed on Calendar Order of 2nd Reading May 10, 2005
05-05-11	
	Dillard
05 05 10	S Senate Floor Amendment No. 1 Referred to Rules
	S Added as Alternate Co-Sponsor Sen. Peter J. Roskam S Second Reading
05-05-16	S Placed on Calendar Order of 3rd Reading May 17, 2005
05-05-17	S Third Reading - Passed; 035-016-003
05-05-17	S Senate Floor Amendment No. 1 Tabled Pursuant to Rule 5-4(a)
	H Passed Both Houses
05-06-15	H Sent to the Governor
05-08-10	H Governor Approved
	H Effective Date January 1, 2006
	H Public Act 94-0517
HB-0673 OS	MOND.
105 ILCS 5/	(10-21.4 from Ch. 122, par. 10-21.4
105 ILCS 5/	
105 ILCS 5/	
105 ILCS 5/	

105 ILCS 5/34-8.1 30 ILCS 805/8.29 new

Amends the School Code. Requires district superintendents and principals to reside in Illinois as a condition of employment or continued employment. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

- 05-01-31 H Filed with the Clerk by Rep. JoAnn D. Osmond
 - H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Assigned to Elementary & Secondary Education Committee
- 05-02-16 H Motion Filed Rep. JoAnn D. Osmond; Table House Bill 673 Pursuant to Rule 60(b)
- 05-02-24 H Motion Prevailed
 - H Tabled By Sponsor Rep. JoAnn D. Osmond

HB-0674 MITCHELL, BILL.

105 ILCS 5/18-8.05

Amends the School Code. In the State aid formula provisions, provides that the foundation level of support for each school year after the 2004-2005 school year shall be equal to the foundation level of support for the preceding school year, increased by (i) the percentage increase, if any, in the Consumer Price Index for All Urban Consumers for all items or (ii) 3%, whichever is greater. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-01-31 H Filed with the Clerk by Rep. Bill Mitchell

H First Reading

- H Referred to Rules Committee
- 05-02-03 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0675 CHAPA LAVIA.

105 ILCS 5/29-2 from Ch. 122, par. 29-2

105 ILCS 5/29-3 from Ch. 122, par. 29-3

Amends the Transportation Article of the School Code. Requires a school board to provide free transportation for a pupil residing within one and one-half miles from school if conditions are such that walking constitutes a serious hazard to the safety of the pupil (now allowed if the hazard is due to vehicular traffic or rail crossings). Provides that guidelines as to what constitutes a serious safety hazard shall be adopted by the State Superintendent of Education (in consultation with the Department of Transportation with regard to vehicular traffic or rail crossings). Provides that the State Superintendent of Education, in consultation with the Department of Transportation with regard to vehicular traffic or rail crossings, shall review and approve or disapprove a school board's determination that a serious safety hazard exists (now the Department of Transportation makes the review and approves or disapproves the determination). Makes related changes.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

- 05-01-31 H Filed with the Clerk by Rep. Linda Chapa LaVia
 - H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Assigned to Elementary & Secondary Education Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0676 CHAPA LAVIA-FLIDER-SMITH-MITCHELL, JERRY-EDDY, BASSI AND PRITCHARD.

105 ILCS 5/17-2A

from Ch. 122, par. 17-2A

Amends the School Code. Extends the time period during which a school district other than the Chicago school district may transfer moneys from specified funds for any purpose to June 30, 2007. Effective immediately,

- 05-01-31 H Filed with the Clerk by Rep. Linda Chapa LaVia
 - H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Assigned to Elementary & Secondary Education Committee
- 05-02-09 H Added Chief Co-Sponsor Rep. Robert F. Flider
- 05-02-17 H Do Pass / Short Debate Elementary & Secondary Education Committee; 020-000-000
 - H Added Chief Co-Sponsor Rep. Michael K. Smith
 - H Added Chief Co-Sponsor Rep. Suzanne Bassi
 - H Added Chief Co-Sponsor Rep. Jerry L. Mitchell
- 05-02-18 H Placed on Calendar 2nd Reading Short Debate
 - H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-24 H Recalled to Second Reading Short Debate H Held on Calendar Order of Second Reading Short Debate
- 05-03-09 H House Amendment No. 1 Filed with Clerk by Rep. Linda Chapa LaVia; -Rep. Jerry Mitchell
 - H House Amendment No. 1 Referred to Rules Committee
- 05-03-14 H House Amendment No. 1 Rules Refers to Elementary & Secondary Education Committee
- 05-03-17 H House Amendment No. 1 Recommends Be Adopted Elementary & Secondary Education Committee; 016-000-000

- H Remove Chief Co-Sponsor Rep. Suzanne Bassi
- H Added Chief Co-Sponsor Rep. Roger L. Eddy
- H Added Co-Sponsor Rep. Suzanne Bassi
- H Added Co-Sponsor Rep. Robert W. Pritchard
- 05-04-05 H Second Reading Short Debate
 - H House Amendment No. 1 Withdrawn by Rep. Linda Chapa LaVia H Placed on Calendar Order of 3rd Reading - Short Debate
- 05-04-06 H Third Reading Short Debate Passed 114-000-000
- 05-04-07 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 8, 2005
- 05-04-12 S Chief Senate Sponsor Sen. Edward Petka
- 05-04-13 S First Reading
 - S Referred to Rules
- 05-04-21 S Assigned to Education
- 05-05-04 S Do Pass Education; 010-000-000
- S Placed on Calendar Order of 2nd Reading May 5, 2005
- 05-05-11 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 12, 2005
- 05-05-17 S Third Reading Passed; 056-000-000
- H Passed Both Houses
- 05-06-15 H Sent to the Governor
- 05-07-12 H Governor Approved H Effective Date July 12, 2005 H Public Act 94-0176
- HB-0677 CHAPA LAVIA-RITA-YARBROUGH-TURNER, SOTO, STEPHENS, YOUNGE, MCKEON, BRADLEY, RICHARD, LYONS, JOSEPH, MENDOZA, OSTERMAN, JEFFERSON, ACEVEDO, BAILEY, BURKE, COLLINS, DAVIS, MONIQUE, DAVIS, WILLIAM, FLOWERS, WASHINGTON AND JONES.

Appropriates \$2 from the General Revenue Fund to the University of Illinois at Chicago for the use of its School of Public Health for costs associated with public education, outreach, and community involvement for the CeaseFire initiative of the Chicago Project for Violence Prevention. Effective July 1, 2005.

- 05-01-31 H Filed with the Clerk by Rep. Linda Chapa LaVia H First Reading H Referred to Rules Committee
- 05-02-03 H Assigned to Appropriations-Higher Education Committee

05-03-03 H Added Chief Co-Sponsor Rep. Robert Rita

- H Added Chief Co-Sponsor Rep. Karen A. Yarbrough
- H Added Chief Co-Sponsor Rep. Arthur L. Turner
- H Added Co-Sponsor Rep. Cynthia Soto
- H Added Co-Sponsor Rep. Ron Stephens
- H Added Co-Sponsor Rep. Wyvetter H. Younge
- H Added Co-Sponsor Rep. Larry McKeon
- H Added Co-Sponsor Rep. Richard T. Bradley
- H Added Co-Sponsor Rep. Joseph M. Lyons
- H Added Co-Sponsor Rep. Susana A Mendoza
- H Added Co-Sponsor Rep. Harry Osterman
- H Added Co-Sponsor Rep. Charles E. Jefferson
- H Added Co-Sponsor Rep. Edward J. Acevedo
- H Added Co-Sponsor Rep. Patricia Bailey
- H Added Co-Sponsor Rep. Daniel J. Burke
- H Added Co-Sponsor Rep. Annazette Collins
- H Added Co-Sponsor Rep. Monique D. Davis
- H Added Co-Sponsor Rep. William Davis
- H Added Co-Sponsor Rep. Mary E. Flowers
- 05-03-08 H Added Co-Sponsor Rep. Eddie Washington
 - H Added Co-Sponsor Rep. Lovana Jones
- HB-0678 CHAPA LAVIA-ACEVEDO-MUNSON-PIHOS, BASSI, DUGAN, MOFFITT, PRITCHARD, SMITH, FLIDER, BEISER, BERRIOS, BURKE, MULLIGAN, FRANKS, SOTO, CHAVEZ, DELGADO, MENDOZA, JAKOBSSON,

1510

BRADLEY, RICHARD AND JEFFERSON.

105 ILCS 5/2-3.64

from Ch. 122, par. 2-3.64

Amends the School Code. Provides that for elementary school students who are in a Stateapproved transitional bilingual education program or transitional program of instruction, the time allotted to take State tests may be extended as determined by the State Board of Education by rule.

SENATE FLOOR AMENDMENT NO. 1

With respect to State testing, allows certain bilingual education students to take an accommodated Limited English Proficient student academic content assessment (instead of the Illinois Measure of Annual Growth in English test).

- NOTE(S) THAT MAY APPLY: Fiscal; Mandate
 - 05-01-31 H Filed with the Clerk by Rep. Linda Chapa LaVia
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-03 H Assigned to Elementary & Secondary Education Committee
 - 05-02-10 H Added Chief Co-Sponsor Rep. Edward J. Acevedo
 - 05-02-17 H Do Pass / Short Debate Elementary & Secondary Education Committee; 021-000-000
 - H Added Co-Sponsor Rep. Suzanne Bassi
 - H Added Co-Sponsor Rep. Sandra M. Pihos
 - H Added Co-Sponsor Rep. Lisa M. Dugan
 - H Added Co-Sponsor Rep. Donald L. Moffitt
 - H Added Co-Sponsor Rep. Robert W. Pritchard
 - H Added Co-Sponsor Rep. Michael K. Smith
 - H Added Co-Sponsor Rep. Robert F. Flider
 - H Added Co-Sponsor Rep. Daniel V. Beiser
 - 05-02-18 H Placed on Calendar 2nd Reading Short Debate H Second Reading - Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-02-24 H Added Chief Co-Sponsor Rep. Ruth Munson
 - H Third Reading Short Debate Passed 114-000-000
 - H Added Co-Sponsor Rep. Maria Antonia Berrios
 - H Added Co-Sponsor Rep. Daniel J. Burke
 - H Added Co-Sponsor Rep. Rosemary Mulligan
 - H Added Co-Sponsor Rep. Jack D. Franks
 - H Added Co-Sponsor Rep. Cynthia Soto
 - H Added Co-Sponsor Rep. Michelle Chavez
 - H Added Co-Sponsor Rep. William Delgado
 - H Added Co-Sponsor Rep. Susana A Mendoza
 - H Added Co-Sponsor Rep. Naomi D. Jakobsson
 - H Added Co-Sponsor Rep. Richard T. Bradley
 - 05-02-25 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 1, 2005 S Chief Senate Sponsor Sen. Miguel del Valle
 - H Alternate Chief Sponsor Changed to Sen. Miguel del Valle
 - 05-03-01 S First Reading
 - S Referred to Rules
 - 05-04-06 S Added as Alternate Chief Co-Sponsor Sen. Dan Cronin H Alternate Chief Co-Sponsor Changed to Sen. Dan Cronin
 - S Added as Alternate Chief Co-Sponsor Sen. M. Maggie Crotty 05-04-07
 - H Alternate Chief Co-Sponsor Changed to Sen. M. Maggie Crotty
 - H Added Co-Sponsor Rep. Charles E. Jefferson 05-04-08 S Added as Alternate Chief Co-Sponsor Sen. Kimberly A. Lightford H Alternate Chief Co-Sponsor Changed to Sen. Kimberly A. Lightford 05-04-13 S Assigned to Education 05-04-20 S Do Pass Education: 011-000-000
 - - S Placed on Calendar Order of 2nd Reading April 21, 2005
 - S Added as Alternate Co-Sponsor Sen. Adeline Jay Geo-Karis S Added as Alternate Co-Sponsor Sen. Dave Sullivan
 - S Added as Alternate Co-Sponsor Sen. John O. Jones
 - 05-04-21 S Added as Alternate Co-Sponsor Sen. Dale E. Risinger

S Added as Alternate Co-Sponsor Sen. Larry K. Bomke

- S Added as Alternate Co-Sponsor Sen. Richard J. Winkel, Jr.
- 05-05-11 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Miguel del Valle
 - S Senate Floor Amendment No. 1 Referred to Rules
- 05-05-16 S Senate Floor Amendment No. 1 Rules Refers to Education S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 17, 2005
- 05-05-17 S Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins
- 05-05-18 S Senate Floor Amendment No. 1 Be Adopted Education; 010-000-000
- 05-05-19 S Recalled to Second Reading
 - S Senate Floor Amendment No. 1 Adopted; del Valle
 - S Placed on Calendar Order of 3rd Reading
 - S Added as Alternate Chief Co-Sponsor Sen. Mattie Hunter
 - S Added as Alternate Co-Sponsor Sen. Peter J. Roskam
 - S Third Reading Passed; 057-000-000
 - H Alternate Chief Co-Sponsor Changed to Sen. Mattie Hunter
- 05-05-20 H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
 - H Senate Floor Amendment No. 1 Motion Filed Concur Rep. Linda Chapa LaVia
 - H Senate Floor Amendment No. 1 Motion to Concur Referred to Rules Committee
- 05-05-23 H Senate Floor Amendment No. 1 Motion to Concur Referred to Elementary & Secondary Education Committee
- 05-05-24 H Senate Floor Amendment No. 1 Motion to Concur Recommends be Adopted Elementary & Secondary Education Committee; 015-000-000 H Added Chief Co-Sponsor Rep. Sandra M. Pihos
 - H Removed Co-Sponsor Rep. Sandra M. Pihos
- 05-05-27 H Senate Floor Amendment No. 1 House Concurs 114-001-001
- H Passed Both Houses
- 05-06-24 H Sent to the Governor
- 05-08-22 H Governor Approved
 - H Effective Date January 1, 2006

HB-0679 BELLOCK-PIHOS-OSTERMAN-KELLY-YOUNGE.

55 ILCS 80/5 from Ch. 23, par. 1805

Amends the Children's Advocacy Center Act. Provides that a tax referendum may be submitted to county electors to operate and maintain a Children's Advocacy Center that is already established in that county. Provides that other referenda may be for the purpose of operating (as well as establishing and maintaining) a Children's Advocacy Center.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

- 05-01-31 H Filed with the Clerk by Rep. Patricia R. Bellock
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Local Government Committee
 - H Added Chief Co-Sponsor Rep. Sandra M. Pihos
- 05-02-24 H Do Pass / Short Debate Local Government Committee; 008-002-000
- 05-02-25 H Placed on Calendar 2nd Reading Short Debate
 - H Added Chief Co-Sponsor Rep. Harry Osterman
 - H Added Chief Co-Sponsor Rep. Robin Kelly
 - H Added Chief Co-Sponsor Rep. Wyvetter H. Younge
- 05-04-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0680 BLACK.

30 ILCS 500/45-10

Amends the Illinois Procurement Code. With respect to the preference for resident bidders, provides that the purchasing agency may consider the bidder's resident status when the agency is acting as a market participant and not as a market regulator under the commerce clause of the U.S. Constitution. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-31 H Filed with the Clerk by Rep. William B. Black
- 05-02-01 H First Reading
- H Referred to Rules Committee
- 05-02-03 H Motion Filed Rep. William B. Black; Table House Bill 680 Pursuant to Rule 60(b)
- 05-02-08 H Motion Prevailed

H Tabled By Sponsor Rep. William B. Black

HB-0681 HOFFMAN.

- 50 ILCS 705/6
- from Ch. 85, par. 506
- 50 ILCS 705/6.1
- 50 ILCS 705/6.2 new
- 50 ILCS 705/8.1 from Ch. 85, par. 508.1
- 50 ILCS 705/8.2

Amends the Illinois Police Training Act. Requires police officers to be licensed rather than certified. Provides a process to convert certificates to licenses. Authorizes the Board to require local government units to submit personnel rosters, employment status reports, and annual training plans. Provides that no police officer may be licensed or given a waiver if he or she has been convicted of or pled guilty to a felony (now, convicted of). Provides that the license or waiver held by a police officer is automatically revoked whenever the officer is convicted of or pled guilty to a felony.

05-01-31 H Filed with the Clerk by Rep. Jay C. Hoffman

- 05-02-01 H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Assigned to Registration and Regulation Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0682 HASSERT.

- 70 ILCS 2205/19.5 new
- 70 ILCS 2305/16.5 new
- 70 ILCS 2405/13.5 new
- 70 ILCS 2605/37 new
- 70 ILCS 2805/24a new
- 70 ILCS 2905/2-11 new
- 70 ILCS 3020/25 new

Amends the Sanitary District Act of 1907, the North Shore Sanitary District Act, the Sanitary District Act of 1917, the Metropolitan Water Reclamation District Act, the Sanitary District Act of 1936, the Metro-East Sanitary District Act of 1974, and the Eastern Will Sanitary District Act. Unless otherwise agreed by the parties, requires a sanitary district that locates its facilities within the railroad right-of-way for a crossing, other than a crossing along the public roads of this State, to pay the railroad a one-time standard crossing fee of \$750 for each crossing. Provides that the standard crossing fee is in lieu of any license or any other fees or charges to reimburse the railroad for its direct expenses incurred as a result of the crossing. Requires the district to also reimburse the railroad for any actual flagging expenses associated with the crossing in addition to the standard crossing fee. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-01-31 H Filed with the Clerk by Rep. Brent Hassert
- 05-02-01 H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0683 MITCHELL, BILL.

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.

- 05-01-31 H Filed with the Clerk by Rep. Bill Mitchell
- 05-02-01 H First Reading

H Referred to Rules Committee

05-02-03 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0684 MITCHELL, BILL.

30 ILCS 225/1 from Ch. 102, par. 35

Amends the Public Funds Deposit Act. Makes a technical change in a Section concerning deposits.

05-01-31 H Filed with the Clerk by Rep. Bill Mitchell

05-02-01 H First Reading

H Referred to Rules Committee

05-02-03 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0685 FRITCHEY-MCKEON-OSTERMAN-LANG-FLOWERS.

775 ILCS	5 5/1-102	from Ch. 68, par. 1-102
775 ILCS	\$ 5/1-103	from Ch. 68, par. 1-103
775 ILCS	5 5/5-101	from Ch. 68, par. 5-101
775 ILCS	\$ 5/5-102	from Ch. 68, par. 5-102

Amends the Public Accommodations Article of the Illinois Human Rights Act. In the definition of "place of public accommodation", deletes the existing examples and inserts language listing private entities that are considered public accommodations for purposes of the Article if the operations of the entities affect commerce. Provides that it is a civil rights violation to deny or refuse full and equal enjoyment of goods of any place of public accommodation. Refers to "disability" (rather than "handicap") in some parts of the Act.

05-01-31 H Filed with the Clerk by Rep. John A. Fritchey

05-02-01 H First Reading

H Referred to Rules Committee

- 05-02-02 H Added Chief Co-Sponsor Rep. Larry McKeon
 - H Added Chief Co-Sponsor Rep. Harry Osterman
 - H Added Chief Co-Sponsor Rep. Lou Lang
 - H Added Chief Co-Sponsor Rep. Mary E. Flowers

05-02-03 H Tabled By Sponsor Rep. John A. Fritchey

HB-0686 BELLOCK-LYONS, EILEEN-PIHOS.

235 ILCS 5/3-12

from Ch. 43, par. 108

235 ILCS 5/6-33 new

Amends the Liquor Control Act of 1934. Prohibits the sale and use of alcohol without liquid machines without the approval of the Illinois Liquor Control Commission. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-01 H Filed with the Clerk by Rep. Patricia R. Bellock
 - H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-02-10 H Added Chief Co-Sponsor Rep. Eileen Lyons

H Added Chief Co-Sponsor Rep. Sandra M. Pihos

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0687 COULSON.

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.

05-02-01 H Filed with the Clerk by Rep. Elizabeth Coulson

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0688 MATHIAS-LYONS, EILEEN-RYG-OSTERMAN-COULSON, NEKRITZ, MAY, BELLOCK, JAKOBSSON, FRANKS, CHAPA LAVIA AND MILLER.

430 ILCS 125/15

Amends the Children's Product Safety Act. Provides that the Department of Public Health shall be responsible for posting recall announcements and other information regarding the safety of children's products disseminated on the Internet.

05-02-01 H Filed with the Clerk by Rep. Sidney H. Mathias H First Reading H Referred to Rules Committee 05-02-08 H Assigned to Human Services Committee 05-02-10 H Added Chief Co-Sponsor Rep. Karen May H Added Chief Co-Sponsor Rep. Kathleen A. Ryg H Added Chief Co-Sponsor Rep. Harry Osterman H Added Co-Sponsor Rep. Elaine Nekritz 05-02-24 H Remove Chief Co-Sponsor Rep. Karen May H Added Co-Sponsor Rep. Karen May H Added Chief Co-Sponsor Rep. Eileen Lyons 05-03-02 H Do Pass / Short Debate Human Services Committee; 012-000-000 05-03-03 H Placed on Calendar 2nd Reading - Short Debate H Added Chief Co-Sponsor Rep. Elizabeth Coulson H Added Co-Sponsor Rep. Patricia R. Bellock H Added Co-Sponsor Rep. Naomi D. Jakobsson 05-03-15 H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate 05-03-16 H Added Co-Sponsor Rep. Jack D. Franks H Added Co-Sponsor Rep. Linda Chapa LaVia H Added Co-Sponsor Rep. David E. Miller H Third Reading - Short Debate - Passed 113-000-000 05-03-17 S Arrive in Senate S Placed on Calendar Order of First Reading April 6, 2005 05-04-15 S Chief Senate Sponsor Sen. Jeffrey M. Schoenberg 05-04-19 S First Reading S Referred to Rules 05-04-21 S Assigned to Housing & Community Affairs 05-05-03 S Added as Alternate Co-Sponsor Sen. Pamela J. Althoff 05-05-04 S Postponed - Housing & Community Affairs 05-05-06 S Rule 3-9(a) / Re-referred to Rules

HB-0689 LINDNER.

30 ILCS 500/30-22

Amends the Illinois Procurement Code. With respect to the requirement that a construction contract bidder must participate in apprenticeship programs in order to be considered a responsible bidder, exempts bidders and subcontractors that employ a workforce for which an apprenticeship program has not been developed by the U.S. Department of Labor.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Amends the Illinois Procurement Code. Makes a technical change in a Section concerning requirements for responsible bidders for construction contracts.

05-02-01	H Filed with the Clerk by Rep. Patricia Reid Lindner
	H First Reading
	H Referred to Rules Committee
05-02-08	H Assigned to Labor Committee
05-03-02	H Motion Do Pass - Lost Labor Committee; 009-007-004
	H Remains in Labor Committee
05-03-09	H House Amendment No. 1 Filed with Clerk by Labor Committee
	H House Amendment No. 1 Adopted in Labor Committee; by Voice Vote
	H Do Pass as Amended / Short Debate Labor Committee; 016-000-000
05-03-10	H Placed on Calendar 2nd Reading - Short Debate
05-04-08	H Second Reading - Short Debate
	H Held on Calendar Order of Second Reading - Short Debate
05-04-12	H House Amendment No. 2 Filed with Clerk by Rep. Patricia Reid Lindner
	H House Amendment No. 2 Referred to Rules Committee
05-04-13	H House Amendment No. 2 Rules Refers to Labor Committee

05-04-15 H House Amendment No. 2 Re-Referred to Rules Committee H Rule 19(a) / Re-referred to Rules Committee

HB-0690 EDDY-BLACK-REIS-ROSE-FLIDER.

New Act

Creates the Eastern Illinois Economic Development Authority Act. Creates the Eastern Illinois Economic Development Authority in Ford, Iroquois, Piatt, Champaign, Vermillion, Douglas, Moultrie, Shelby, Coles, and Edgar counties in order to promote economic development within those counties. Contains provisions concerning the powers and duties of the Authority. Allows the Authority to acquire, own, sell, lease, or otherwise dispose of interests in real property and to issue bonds, notes, or other evidences of indebtedness for certain purposes in an aggregate amount not to exceed \$250,000,000. Provides that the Authority shall be governed by a 14-member board. Contains other provisions. Effective immediately.

HOUSE AMENDMENT NO. 1

Amends the Eastern Illinois Economic Development Authority Act. Deletes the provision in which the State pays the amounts due on Authority bonds when the Authority cannot pay the amounts due. Deletes the provision for the Authority to designate enterprise zones.

- NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability
 - 05-02-01 H Filed with the Clerk by Rep. Roger L. Eddy
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-08 H Assigned to Executive Committee
 - 05-03-09 H House Amendment No. 1 Filed with Clerk by Executive Committee H House Amendment No. 1 Adopted in Executive Committee; by Voice Vote H Do Pass as Amended / Short Debate Executive Committee; 013-000-000 05-03-10 H Placed on Calendar 2nd Reading - Short Debate
 - 05-04-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate 05-04-12 H Placed on Calendar Order of 3rd Reading Short Debate

 - 05-04-14
 - H Third Reading Short Debate Passed 117-000-000 H Added Chief Co-Sponsor Rep. William B. Black
 - H Added Chief Co-Sponsor Rep. David Reis
 - H Added Chief Co-Sponsor Rep. Chapin Rose
 - H Added Chief Co-Sponsor Rep. Robert F. Flider
 - 05-04-15 S Arrive in Senate
 - S Placed on Calendar Order of First Reading
 - S Chief Senate Sponsor Sen. Dale A. Righter
 - S First Reading
 - S Referred to Rules
 - 05-04-21 S Assigned to Commerce & Economic Development
 - 05-05-05 S Do Pass Commerce & Economic Development; 006-000-000
 - S Placed on Calendar Order of 2nd Reading May 10, 2005
 - 05-05-17 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 18, 2005
 - 05-05-19 S Third Reading Passed; 058-000-000
 - H Passed Both Houses
 - 05-06-17 H Sent to the Governor
 - 05-07-13 H Governor Approved
 - H Effective Date July 13, 2005

HB-0691 HANNIG.

New Act

- Creates the Fiscal Year 2006 Hospital Assessment Act. Contains only a short title provision.
 - 05-02-01 H Filed with the Clerk by Rep. Gary Hannig
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-08 H Assigned to Executive Committee
 - 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- HB-0692 MATHIAS-FROEHLICH-FRANKS-CHAPA LAVIA-WATSON.

625 ILCS 5/6-205.2 new 720 ILCS 5/Art. 16J heading new 720 ILCS 5/16J-5 new 720 ILCS 5/16J-10 new 720 ILCS 5/16J-15 new 720 ILCS 5/16J-20 new 720 ILCS 5/16J-25 new 720 ILCS 5/16J-30 new 720 ILCS 5/16J-35 new 720 ILCS 5/16J-40 new

Amends the Illinois Vehicle Code and the Criminal Code of 1961. Creates the offense of theft of motor fuel. Provides that a person commits the offense when he or she dispenses motor fuel into a storage container or the fuel tank of a motor vehicle at an establishment in which motor fuel is offered for retail sale and leaves the premises of the establishment without making payment or the authorized charge for the motor fuel. Creates certain presumptions. Establishes penalties. Provides for the suspension of the driver's license of a person convicted of theft of motor fuel for a period not to exceed 6 months for a first conviction and for a period not to exceed one year for a second or subsequent conviction.

HOUSE AMENDMENT NO. 1

Deletes reference to:

720 ILCS 5/16J-20 new

Deletes everything after the enacting clause. Reinserts the provisions of the bill with these changes: (1) eliminates the presumption Section and (2) requires the defendant's knowledge in order to commit the offense and that the defendant's intent must be to deprive the establishment in which the motor fuel is sold of the possession, use or benefit of the motor fuel without paying the full retail value of the motor fuel.

NOTE(S) THAT MAY APPLY: Correctional

- 05-02-01 H Filed with the Clerk by Rep. Sidney H. Mathias H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Judiciary II Criminal Law Committee
- 05-02-25 H House Amendment No. 1 Filed with Clerk by Judiciary II Criminal Law Committee
 - H House Amendment No. 1 Adopted in Judiciary II Criminal Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary II Criminal Law Committee; 016-000-000
- 05-02-28 H Placed on Calendar 2nd Reading Short Debate
- 05-03-02 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-03 H Third Reading Short Debate Passed 113-000-001
 - H Added Chief Co-Sponsor Rep. Paul D. Froehlich
 - H Added Chief Co-Sponsor Rep. Jack D. Franks
 - H Added Chief Co-Sponsor Rep. Linda Chapa LaVia
 - H Added Chief Co-Sponsor Rep. Jim Watson
- 05-03-08 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 9, 2005
- 05-04-26 S Chief Senate Sponsor Sen. William R. Haine
- 05-05-05 S First Reading
- S Referred to Rules
- 05-10-19 S Rule 2-10 Third Reading Deadline Extended to December 31, 2005 S Assigned to Judiciary
- 05-10-25 S Do Pass Judiciary; 007-000-000
- S Placed on Calendar Order of 2nd Reading October 26, 2005
- 05-10-26 S Added as Alternate Co-Sponsor Sen. Kirk W. Dillard S Second Reading
- S Placed on Calendar Order of 3rd Reading October 27, 2005 05-10-27
- S Third Reading Passed; 057-000-000 H Passed Both Houses
- 05-11-23 H Sent to the Governor
- 05-12-05 H Governor Approved

HB-0693 PRITCHARD.

605 ILCS 10/10

from Ch. 121, par. 100-10

Amends the Toll Highway Act. Provides that the Illinois State Toll Highway Authority must obtain the approval of the General Assembly for future toll increases and for any toll increases effective within the 12 months preceding the effective date of the amendatory Act. Provides that the General Assembly's rejection or reduction of any toll increase is binding upon the Authority. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-01 H Filed with the Clerk by Rep. Robert W. Pritchard

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0694 BASSI-PIHOS-FROEHLICH-JENISCH-ACEVEDO, MATHIAS, YARBROUGH, WASHINGTON, SMITH, D'AMICO AND SOTO.

35 ILCS 200/14-10

35 ILCS 200/14-20

35 ILCS 200/15-10

35 ILCS 200/15-172

30 ILCS 805/8.29 new

Amends the Property Tax Code. Includes disabled persons within the provisions awarding an assessment freeze homestead exemption to senior citizens. Changes the title of the exemption to the Senior Citizens and Disabled Persons Assessment Freeze Homestead Exemption (now Senior Citizens Assessment Freeze Homestead Exemption). Makes corresponding changes to a cross-reference to the exemption. Provides that, in counties with 3,000,000 or more inhabitants, if an owner fails to file an application for the Senior Citizens and Disabled Persons Assessment Freeze Homestead Exemption during the previous assessment year and qualifies for the exemption, the chief county assessment officer or the board of review, as appropriate, shall issue a certificate of correction setting forth the correct taxable valuation of the property. Amends the freeze provision and the State Mandates Act to require implementation without reimbursement from the State. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability; Mandate

- 05-02-01 H Filed with the Clerk by Rep. Suzanne Bassi
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Revenue Committee
 - H Added Chief Co-Sponsor Rep. Sandra M. Pihos
 - H Added Chief Co-Sponsor Rep. Paul D. Froehlich
- 05-02-09 H Added Chief Co-Sponsor Rep. Roger Jenisch
- 05-02-10 H Added Chief Co-Sponsor Rep. Edward J. Acevedo
- 05-02-16 H Added Co-Sponsor Rep. Sidney H. Mathias
- 05-03-01 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-10 H Recommends Be Adopted Sub-committee/ Revenue Committee; 001-002-000; Lost
 - H Remains in Revenue Committee
 - H Rule 19(a) / Re-referred to Rules Committee
- 05-03-17 H Added Co-Sponsor Rep. Eddie Washington
 - H Added Co-Sponsor Rep. Michael K. Smith
 - H Added Co-Sponsor Rep. John D'Amico
- 05-04-05 H Added Co-Sponsor Rep. Cynthia Soto
- HB-0695 MAY-KOSEL-RYG-EDDY-MITCHELL, JERRY, OSTERMAN, JAKOBSSON, YARBROUGH, MILLER, HAMOS, WASHINGTON, NEKRITZ, BELLOCK, COULSON, KRAUSE, BIGGINS, COLVIN, DELGADO, SOTO, LYONS, JOSEPH, BERRIOS, CHAVEZ, FRANKS, LANG, TURNER, DUNKIN, FROEHLICH, MATHIAS, MILLNER, MEYER, VERSCHOORE, MCGUIRE, FRITCHEY, DAVIS, WILLIAM, PATTERSON, GILES, DAVIS, MONIQUE, CHAPA LAVIA, FEIGENHOLTZ, HOWARD, LINDNER AND RITA.

105 ILCS 5/2-3.12 30 ILCS 805/8.29 new from Ch. 122, par. 2-3.12

Amends the School Code. In the Section concerning the school building code, provides that the State Board of Education shall require each school district to prepare an indoor air quality policy. Provides that each school district shall annually notify parents about the policy and the school board's approval of that policy and shall provide a copy of the policy along with the notification. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

HOUSE AMENDMENT NO. 1

Removes the notification provision. Provides instead that each school district shall annually notify parents about the indoor air quality policy, that notification may be included in newsletters, bulletins, handbooks, or other correspondence currently published by the school district or included on the school district's Internet website, and that the policy must be made available upon verbal or written request.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

05-02-01 H Filed with the Clerk by Rep. Karen May

- H First Reading
- H Referred to Rules Committee
- 05-02-08 H Assigned to Elementary & Secondary Education Committee
- 05-02-17 H Added Chief Co-Sponsor Rep. Renee Kosel
- 05-02-18 H Re-assigned to Environmental Health Committee
- 05-02-24 H Added Chief Co-Sponsor Rep. Kathleen A. Ryg
- 05-03-02 H House Amendment No. 1 Filed with Clerk by Environmental Health Committee
 - H House Amendment No. 1 Adopted in Environmental Health Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Environmental Health Committee; 010-000-000
 - H Added Chief Co-Sponsor Rep. Roger L. Eddy
 - H Added Chief Co-Sponsor Rep. Jerry L. Mitchell
- 05-03-03 H Placed on Calendar 2nd Reading Short Debate
- 05-03-10 H Added Co-Sponsor Rep. Harry Osterman
 - H Added Co-Sponsor Rep. Naomi D. Jakobsson
 - H Added Co-Sponsor Rep. Karen A. Yarbrough
 - H Added Co-Sponsor Rep. David E. Miller
 - H Added Co-Sponsor Rep. Julie Hamos
 - H Added Co-Sponsor Rep. Eddie Washington
 - H Added Co-Sponsor Rep. Elaine Nekritz
- 05-03-15 H Added Co-Sponsor Rep. Patricia R. Bellock
 - H Added Co-Sponsor Rep. Elizabeth Coulson H Added Co-Sponsor Rep. Carolyn H. Krause
 - H Added Co-Sponsor Rep. Bob Biggins
 - I Added Co-oponson Rep. Dob Diggi
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - H Added Co-Sponsor Rep. Marlow H. Colvin
 - H Added Co-Sponsor Rep. William Delgado
 - H Added Co-Sponsor Rep. Cynthia Soto
 - H Added Co-Sponsor Rep. John E. Bradley
 - H Added Co-Sponsor Rep. Joseph M. Lyons
 - H Added Co-Sponsor Rep. Maria Antonia Berrios
 - H Added Co-Sponsor Rep. Michelle Chavez
 - H Removed Co-Sponsor Rep. John E. Bradley
- 05-03-16 H Co-Sponsor Rep. Jack D. Franks
 - H Co-Sponsor Rep. Lou Lang
 - H Co-Sponsor Rep. Arthur L. Turner
 - H Co-Sponsor Rep. Kenneth Dunkin
 - H Co-Sponsor Rep. Paul D. Froehlich
 - H Co-Sponsor Rep. Sidney H. Mathias
 - H Co-Sponsor Rep. John J. Millner
 - H Co-Sponsor Rep. James H. Meyer
 - H Added Co-Sponsor Rep. Patrick J Verschoore

	H Added Co-Sponsor Rep. Jack McGuire
	H Added Co-Sponsor Rep. John A. Fritchey
	H Added Co-Sponsor Rep. William Davis
	H Added Co-Sponsor Rep. Milton Patterson
	H Added Co-Sponsor Rep. Calvin L. Giles
	H Added Co-Sponsor Rep. Monique D. Davis
	H Added Co-Sponsor Rep. Linda Chapa LaVia
	H Added Co-Sponsor Rep. Sara Feigenholtz
	H Added Co-Sponsor Rep. Constance A. Howard
	H Added Co-Sponsor Rep. Patricia Reid Lindner
	H Added Co-Sponsor Rep. Robert Rita
05-04-05	H Third Reading - Short Debate - Passed 090-021-000
05-04-06	S Arrive in Senate
	S Placed on Calendar Order of First Reading April 7, 2005
	S Chief Senate Sponsor Sen. Kimberly A. Lightford
05-04-11	5
	S Referred to Rules
05-04-13	1 5
	S Assigned to Education
05-04-15	
	S Added as Alternate Chief Co-Sponsor Sen. Kwame Raoul
05-04-20	
05-05-04	,
	S Placed on Calendar Order of 2nd Reading May 5, 2005
05-05-11	···· · · ·
05-05-17	
	S Placed on Calendar Order of 3rd Reading May 18, 2005
05-05-19	S Third Reading - Lost; 027-028-002
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HB-0696 LYONS, JOSEPH.

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 805/8.29 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.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

- 05-02-01 H Filed with the Clerk by Rep. Joseph M. Lyons H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0697 LYONS, JOSEPH.

40 ILCS 5/6-111

from Ch. 108 1/2, par. 6-111

30 ILCS 805/8.29 new

Amends the Chicago Firefighter Article of the Illinois Pension Code. Includes the additional pay increment provided to certain drivers and pilots as "salary" for pension purposes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

- NOTE(S) THAT MAY APPLY: Fiscal, Mandate; Pension
 - 05-02-01 H Filed with the Clerk by Rep. Joseph M. Lyons
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-08 H Assigned to Executive Committee
 - 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0698 LYONS, JOSEPH.

40 ILCS 5/6-111

from Ch. 108 1/2, par. 6-111

30 ILCS 805/8.29 new

Amends the Chicago Firefighter Article of the Illinois Pension Code. Provides that a fireman who receives a duty disability or occupational disease disability benefit after December 31, 1994 and fails to receive duty availability pay because of that disability may elect to have an amount equal to that missed duty availability pay included in the calculation of his or her salary for retirement and widow's annuity purposes only. Requires payment of the corresponding employee contributions. Allows the election to be made by the fireman's surviving spouse, child, or parent in certain circumstances. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

05-02-01 H Filed with the Clerk by Rep. Joseph M. Lyons

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0699 LYONS, JOSEPH.

735 ILCS 5/7-102.3 new

735 ILCS 5/7-102.5 new

Amends the Code of Civil Procedure. Provides for the reimbursement of costs and attorney's fees for the defendant in a eminent domain condemnation proceeding. Sets out a rate schedule for attorney's fees based upon the benefit to the defendant and a list of factors that the court shall consider when determining the amount of those fees.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

05-02-01 H Filed with the Clerk by Rep. Joseph M. Lyons

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-02-16 H Re-assigned to Judiciary I - Civil Law Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0700 LYONS, JOSEPH-DELGADO-JOYCE-COULSON-D'AMICO, BERRIOS, CHAVEZ, RITA, BRADLEY, RICHARD, MENDOZA, FRANKS AND CHAPA LAVIA.

210 ILCS 9/70

210 ILCS 9/75

210 ILCS 9/90

Amends the Assisted Living and Shared Housing Act. Provides that "medication administration" refers to a licensed health care professional engaging in administering insulin and vitamin B-12 injections (instead of "routine" insulin and vitamin B-12 injections). From the list of purposes for which an assisted living or shared housing establishment may not employ a licensed health care professional, eliminates the purpose concerning a person who requires sliding scale insulin administration unless self-performed or administered by a licensed health care professional. Provides that an assisted living or shared housing establishment contract must include a statement outlining whether the establishment charges a community fee and, if so, the amount of the fee and whether it is refundable. Provides that if the fee is refundable, the contract must describe the conditions under which it is refundable and how the amount of the refund is determined. Effective immediately.

05-02-01 H Filed with the Clerk by Rep. Joseph M. Lyons

H Chief Co-Sponsor Rep. William Delgado

H Chief Co-Sponsor Rep. Kevin Joyce

H Chief Co-Sponsor Rep. Elizabeth Coulson

H Chief Co-Sponsor Rep. John D'Amico

H First Reading

H Referred to Rules Committee

- 05-02-16 H Assigned to Aging Committee
- 05-02-25 H Do Pass / Short Debate Aging Committee; 020-000-000
- 05-02-28 H Placed on Calendar 2nd Reading Short Debate
- 05-03-02 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-03 H Third Reading Short Debate Passed 115-000-000

	H Added Co-Sponsor Rep. Maria Antonia Berrios
	H Added Co-Sponsor Rep. Michelle Chavez
	H Added Co-Sponsor Rep. Robert Rita
	H Added Co-Sponsor Rep. Richard T. Bradley
	H Added Co-Sponsor Rep. Susana A Mendoza
	H Added Co-Sponsor Rep. Jack D. Franks
	H Added Co-Sponsor Rep. Linda Chapa LaVia
05-03-08	S Arrive in Senate
	S Placed on Calendar Order of First Reading
	S Chief Senate Sponsor Sen. M. Maggie Crotty
	S First Reading
	S Referred to Rules
05-04-13	S Assigned to Health & Human Services
05-04-19	S Added as Alternate Co-Sponsor Sen. Dale A. Righter
	S Added as Alternate Co-Sponsor Sen. Dave Syverson
05-04-20	S Do Pass Health & Human Services; 010-000-000
	S Placed on Calendar Order of 2nd Reading April 21, 2005
05-05-11	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 12, 2005
05-05-17	S Added as Alternate Co-Sponsor Sen. Martin A. Sandoval
	S Third Reading - Passed; 057-000-000
	H Passed Both Houses
05-06-15	H Sent to the Governor
05-07-19	H Governor Approved
	H Effective Date July 19, 2005
	H Public Act 94-0256

HB-0701 LYONS, EILEEN-LYONS, JOSEPH-BELLOCK-HAMOS-TURNER, BRADY, MILLNER, BAILEY, JAKOBSSON, MAY AND MEYER.

 720
 ILCS
 5/12-18
 from Ch. 38, par.
 12-18

 730
 ILCS
 5/5-5-6
 from Ch. 38, par.
 1005-5-6

Amends the Criminal Code of 1961 and the Unified Code of Corrections. Provides that the court may consider restitution an appropriate sentence to be imposed on each defendant convicted of an offense in addition to a sentence of imprisonment. Provides that the court shall take into consideration any real or personal property or other assets of the defendant when it orders restitution. Provides that in addition to any other penalty prescribed by law and any restitution ordered that did not include long-term physical health care costs, the court may, upon conviction of any misdemeanor or felony, order a defendant to pay restitution to a victim if the victim has suffered physical injury as a result of the offense that is reasonably probable to require or has required long-term physical health care for more than 3 months. Provides that long-term physical health care includes mental health care. Provides that the sentence of the defendant to a term of imprisonment is not a mitigating factor that prevents the court from ordering the defendant to pay restitution. Provides that an order of restitution for long-term physical health care costs shall fix a monthly amount to be paid by the defendant for as long as long-term physical health care of the victim is required as a result of the offense. Provides that the order may exceed the length of any sentence imposed upon the defendant for the criminal activity. Provides that in addition to the sentences provided for the offenses of exploitation of a child, child pomography, criminal sexual assault, aggravated criminal sexual assault, predatory criminal sexual assault of a child, criminal sexual abuse, and aggravated criminal sexual abuse, the court may order any person who is convicted of violating any of those offenses or who was charged with any of those offenses and which charge was reduced to another charge as a result of a plea agreement to meet all or any portion of the financial obligations of treatment, including but not limited to medical, psychiatric, or rehabilitative treatment or psychological counseling, prescribed for the victim or victims of the offense.

05-02-01 H Filed with the Clerk by Rep. Eileen Lyons

H First Reading

- H Referred to Rules Committee
- 05-02-08 H Assigned to Judiciary II Criminal Law Committee H Added Co-Sponsor Rep. Julie Hamos
- 05-02-09 H Added Co-Sponsor Rep. Dan Brady
- 05-02-23 H Co-Sponsor Rep. John J. Millner

- 05-02-25 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 015-001-000
 - H Co-Sponsor Rep. Patricia Bailey
 - H Co-Sponsor Rep. Naomi D. Jakobsson
- 05-02-28 H Placed on Calendar 2nd Reading Short Debate
- 05-03-02 H Added Chief Co-Sponsor Rep. Joseph M. Lyons
 - H Added Chief Co-Sponsor Rep. Patricia R. Bellock H Second Reading - Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-03 H Added Chief Co-Sponsor Rep. Julie Hamos
 - H Removed Co-Sponsor Rep. Julie Hamos
 - H Third Reading Short Debate Passed 115-000-000
 - H Chief Co-Sponsor Changed to Rep. Julie Hamos
 - H Added Chief Co-Sponsor Rep. Arthur L. Turner
 - H Added Co-Sponsor Rep. Karen May
 - H Added Co-Sponsor Rep. James H. Meyer
- 05-03-08 S Arrive in Senate
 - S Placed on Calendar Order of First Reading
 - S Chief Senate Sponsor Sen. Dan Rutherford
 - S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Judiciary
- 05-04-20 S Do Pass Judiciary; 010-000-000
 - S Placed on Calendar Order of 2nd Reading April 21, 2005
- 05-05-03 S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
- 05-05-05 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 10, 2005
- 05-05-11 S Added as Alternate Chief Co-Sponsor Sen. Mattie Hunter
 - S Third Reading Passed; 059-000-000 H Passed Both Houses
- 05-06-09 H Sent to the Governor
- 05-08-02 H Governor Approved H Effective Date January 1, 2006

HB-0702 HOLBROOK-FROEHLICH-MOFFITT.

20 ILCS 3305/4	from Ch. 127, par. 1054
20 ILCS 3305/5	from Ch. 127, par. 1055
20 ILCS 3305/10	from Ch. 127, par. 1060
20 ILCS 3305/17	from Ch. 127, par. 1067
55 ILCS 5/5-1127 new	•••
745 ILCS 10/1-206	from Ch. 85, par. 1-206
745 ILCS 10/Art. V heading	
745 ILCS 10/5-101	from Ch. 85, par. 5-101
745 ILCS 10/5-102	from Ch. 85, par. 5~102
745 ILCS 10/5-103	from Ch. 85, par. 5-103
745 ILCS 10/5-104	from Ch. 85, par. 5-104
745 ILCS 10/5-106	from Ch. 85, par. 5-106
625 ILCS 5/1-105	from Ch. 95 1/2, par. 1-105
625 ILCS 5/6-500	from Ch. 95 1/2, par. 6-500
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Amends the Illinois Emergency Management Act. Provides that "emergency services" under the Act include services provided by a volunteer HazMat response team. Defines "volunteer HazMat response team". Requires the Agency, in consultation with the State Fire Marshal, to coordinate and establish standards and qualifications for the specialized training of members of volunteer HazMat response teams. Provides that volunteer HazMat response team members are eligible for certain State benefits if injured or killed under certain circumstances. Provides that when the Governor of the State, or the principal executive officer of a political subdivision of the State, accepts funds by way of gift or grant for purposes of emergency management, a portion of the funds should go to counties for the formation and operation of volunteer HazMat response teams. Amends the Counties Code. Allows county boards to authorize volunteer HazMat response teams. Provides that a county board may make reasonable appropriations from the county treasury to fund and encourage the formation and operation of a volunteer Hazmat response team. Requires a volunteer HazMat response team to be exempt under Section 501(c)(3) of the Internal Revenue Code. Amends the Local Government and Governmental Employees Tort Immunity Act. Makes changes to provide volunteer HazMat response teams and their members the same tort immunities that are granted to fire fighters. Amends the Illinois Vehicle Code. Provides that the vehicles of a volunteer HazMat response team are authorized emergency vehicles and are not commercial vehicles for purposes of the Uniform Commercial Driver's License Act.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-01 H Filed with the Clerk by Rep. Thomas Holbrook

H First Reading

- H Referred to Rules Committee
- 05-02-08 H Added Chief Co-Sponsor Rep. Paul D. Froehlich
 - H Added Chief Co-Sponsor Rep. Donald L. Moffitt
- 05-02-17 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0703 HOLBROOK-FROEHLICH.

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, 2006 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, 2006 from possessing cigarettes and other tobacco products as the Director deems appropriate.

05-02-01 H Filed with the Clerk by Rep. Thomas Holbrook

- H First Reading
- H Referred to Rules Committee
- 05-02-08 H Assigned to Judiciary II Criminal Law Committee
 - H Added Chief Co-Sponsor Rep. Paul D. Froehlich

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0704 HOLBROOK.

740 ILCS 35/1

from Ch. 29, par. 61

Amends the Construction Contract Indemnification for Negligence Act. Provides that, in contracts or agreements for the listed types of construction, alteration, repair, or maintenance, any covenant, promise, or agreement to procure an insurance policy to indemnify or hold harmless another person from that person's own negligence is void as against public policy and wholly unenforceable. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Amends the Construction Contract Indemnification for Negligence Act. Makes a technical change in the Section concerning contracts to indemnify or hold harmless another person from that person's negligence.

- 05-02-01 H Filed with the Clerk by Rep. Thomas Holbrook
 - H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Judiciary I Civil Law Committee
- 05-03-10 H House Amendment No. 1 Filed with Clerk by Judiciary I Civil Law Committee
 - H House Amendment No. 1 Adopted in Judiciary I Civil Law Committee; by Voice Vote
 - H Motion Do Pass as Amended Lost Judiciary I Civil Law Committee; 003-007-000
 - H Remains in Judiciary I Civil Law Committee
 - H Rule 19(a) / Re-referred to Rules Committee

HB-0705 CROSS-REITZ-BEISER-HOLBROOK-COULSON, BASSI, BEAUBIEN, BELLOCK, BIGGINS, BLACK, BOST, BRAUER, CHURCHILL, CULTRA, DANIELS, DUNN, EDDY, FROEHLICH, GRANBERG, HASSERT, HULTGREN, JENISCH, KOSEL, KRAUSE, LEITCH, LYONS, EILEEN, MATHIAS, MCAULIFFE, MEYER, MILLNER, MITCHELL, BILL, MITCHELL, JERRY, MOFFIT, MULLIGAN, MUNSON, MYERS, OSMOND, PARKE, PHELPS, PIHOS, POE, PRITCHARD, REIS, ROSE,

SACIA, SAVIANO, SCHMITZ, SCHOCK, SOMMER, STEPHENS, SULLIVAN, TENHOUSE, TRYON, WAIT, WATSON AND WINTERS.

New Act	
5 ILCS 120/2	from Ch. 102, par. 42
30 ILCS 105/5.640 new	
55 ILCS 5/5-1005	from Ch. 34, par. 5-1005
55 ILCS 5/Div. 6-34 heading	new
55 ILCS 5/6-34001 new	
55 ILCS 5/6-34002 new	
215 ILCS 5/155.18	from Ch. 73, par. 767.18
215 ILCS 5/155.18a new	
215 ILCS 5/155.19	from Ch. 73, par. 767.19
215 ILCS 5/402	from Ch. 73, par. 1014
215 ILCS 5/1204	from Ch. 73, par. 1065.904
215 ILCS 5/Art. XLV heading	new
215 ILCS 5/1501 new	
215 ILCS 5/1502 new	
215 ILCS 5/1503 new	
215 ILCS 5/1504 new	
215 ILCS 5/1505 new	
215 ILCS 5/1506 new	
215 ILCS 5/1507 new	
215 ILCS 5/1508 new	
215 ILCS 5/1508 new	
5 ILCS 80/4.17	
5 ILCS 80/4.26 new	
225 ILCS 60/7	From Ch 111 mar 4400 7
225 ILCS 60/22	from Ch. 111, par. 4400-7
225 ILCS 60/22 225 ILCS 60/23	from Ch. 111, par. 4400-22
	from Ch. 111, par. 4400-23
225 ILCS 60/24 225 ILCS 60/36	from Ch. 111, par. 4400-24
223 ILUS 60/36	from Ch. 111, par. 4400-36
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705 ILCS 105/27.10 new	-
705 ILCS 105/27.10 new 710 ILCS 15/8	from Ch. 10, par. 208
705 ILCS 105/27.10 new 710 ILCS 15/8 710 ILCS 15/9	from Ch. 10, par. 208 from Ch. 10, par. 209
705 ILCS 105/27.10 new 710 ILCS 15/8 710 ILCS 15/9 735 ILCS 5/2-402	from Ch. 10, par. 208 from Ch. 10, par. 209 from Ch. 110, par. 2-402
705 ILCS 105/27.10 new 710 ILCS 15/8 710 ILCS 15/9 735 ILCS 5/2-402 735 ILCS 5/2-622	from Ch. 10, par. 208 from Ch. 10, par. 209
705 ILCS 105/27.10 new 710 ILCS 15/8 710 ILCS 15/9 735 ILCS 5/2-402 735 ILCS 5/2-622 735 ILCS 5/2-1105.01 new	from Ch. 10, par. 208 from Ch. 10, par. 209 from Ch. 110, par. 2-402 from Ch. 110, par. 2-622
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705 ILCS 105/27.10 new 710 ILCS 15/8 710 ILCS 15/9 735 ILCS 5/2-402 735 ILCS 5/2-622 735 ILCS 5/2-1105.01 new 735 ILCS 5/2-1107.1 735 ILCS 5/2-1109 735 ILCS 5/2-1101 735 ILCS 5/2-1701 735 ILCS 5/2-1702 735 ILCS 5/2-1704 735 ILCS 5/2-1704.5 new 735 ILCS 5/2-1706.5 new 735 ILCS 5/2-1706 rep. 735 ILCS 5/2-1706 rep. 735 ILCS 5/2-1707 rep. 735 ILCS 5/2-1713 rep.	from Ch. 10, par. 208 from Ch. 10, par. 209 from Ch. 110, par. 2-402 from Ch. 110, par. 2-402 from Ch. 110, par. 2-622 from Ch. 110, par. 2-109 from Ch. 110, par. 2-1109 from Ch. 110, par. 2-1114 from Ch. 110, par. 2-1701 from Ch. 110, par. 2-1702 from Ch. 110, par. 2-1702 from Ch. 110, par. 2-1704 from Ch. 110, par. 2-1705 from Ch. 110, par. 2-1705 from Ch. 110, par. 2-1706 from Ch. 110, par. 2-1707 from Ch. 110, par. 2-1708 from Ch. 110, par. 2-1708 from Ch. 110, par. 2-1709 from Ch. 110, par. 2-1710 from Ch. 110, par. 2-1711 from Ch. 110, par. 2-1711 from Ch. 110, par. 2-1713 from Ch. 110, par. 2-1713 from Ch. 110, par. 2-1715 from Ch. 110, par. 2-1715 from Ch. 110, par. 2-1716
705 ILCS 105/27.10 new 710 ILCS 15/8 710 ILCS 15/9 735 ILCS 5/2-402 735 ILCS 5/2-622 735 ILCS 5/2-1105.01 new 735 ILCS 5/2-1109 735 ILCS 5/2-1109 735 ILCS 5/2-1101 735 ILCS 5/2-1701 735 ILCS 5/2-1702 735 ILCS 5/2-1704 735 ILCS 5/2-1704.5 new 735 ILCS 5/2-1706.5 new 735 ILCS 5/2-1705 rep. 735 ILCS 5/2-1706 rep. 735 ILCS 5/2-1707 rep. 735 ILCS 5/2-1710 rep.	from Ch. 10, par. 208 from Ch. 10, par. 209 from Ch. 110, par. 2-402 from Ch. 110, par. 2-402 from Ch. 110, par. 2-622 from Ch. 110, par. 2-109 from Ch. 110, par. 2-1109 from Ch. 110, par. 2-1114 from Ch. 110, par. 2-1701 from Ch. 110, par. 2-1702 from Ch. 110, par. 2-1702 from Ch. 110, par. 2-1704 from Ch. 110, par. 2-1705 from Ch. 110, par. 2-1705 from Ch. 110, par. 2-1706 from Ch. 110, par. 2-1707 from Ch. 110, par. 2-1708 from Ch. 110, par. 2-1708 from Ch. 110, par. 2-1709 from Ch. 110, par. 2-1710 from Ch. 110, par. 2-1711 from Ch. 110, par. 2-1712 from Ch. 110, par. 2-1713 from Ch. 110, par. 2-1714 from Ch. 110, par. 2-1714 from Ch. 110, par. 2-1714

735 ILCS 5/2-1718 rep. 735 ILCS 5/2-1719 rep. 745 ILCS 49/25 745 ILCS 49/30 from Ch. 110, par. 2-1718 from Ch. 110, par. 2-1719

Makes legislative findings. Amends the Open Meetings Act, Counties Code, and the Illinois Insurance Code. Provides for creation of risk retention trusts for the pooling of risks to provide professional liability coverage for physicians and health care professionals providing medical care and related health care. Authorizes a county board to incur indebtedness to ensure the availability of and improve hospital, medical, and health services. Amends the Regulatory Sunset Act to extend the repeal of the Medical Practice Act of 1987 to 2016. Amends the Illinois Insurance Code. Makes numerous changes concerning medical liability insurance rates and regulation. Requires the Secretary of Financial and Professional Regulation to establish a Professional Liability Insurance Resource Center on the World Wide Web, and amends the Clerks of Courts Act to require court clerks to provide certain relevant information. Amends the Medical Practice Act of 1987. Makes changes concerning medical coordinators, investigators, discipline, disciplinary proceedings, records, disclosure of information, incidents to which the Act applies, and immunity. Amends the Health Care Arbitration Act by making changes concerning distribution, validity, and cancellation of a health care arbitration agreement and making various other changes. Amends the Code of Civil Procedure by: making changes concerning extension of the period for naming a respondent in discovery as a defendant, jury instructions in healing art malpractice actions, the affidavit and report based on the determination of a reviewing health professional, and the amount of the recovery in healing art malpractice actions; limiting liability of a hospital for the medical care provided by a non-employee member of the hospital's medical staff; contingent fees in medical malpractice actions and standards for damages; providing that a statement that a health care provider is "sorry" for an outcome is not admissible as evidence under specified circumstances; changing and adding provisions concerning expert witness standards and guaranteed payment of future medical expenses; and making other changes. Repeals numerous provisions of the Code of Civil Procedure concerning medical malpractice actions. Amends the Good Samaritan Act. Expands the immunity for civil damages provided for services performed (i) without compensation at, or upon referral from, free medical clinics and (ii) by retired physicians pursuant to an emergency department on call list. Makes other changes. Creates the Sorry Works! Pilot Program Act under which participating hospitals and physicians shall promptly acknowledge and apologize for mistakes in patient care and promptly offer fair settlements. Creates a committee to develop, oversee, and implement the program and specifies the committee's membership. Creates the Sorry Works! Fund as a special fund in the State treasury and amends the State Finance Act to include the Sorry Works! Fund as a special fund. Contains provisions concerning applicability and construction. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-01 H Filed with the Clerk by Rep. Tom Cross H Chief Co-Sponsor Rep. Dan Reitz
 - H Chief Co-Sponsor Rep. Daniel V. Beiser
 - H Chief Co-Sponsor Rep. Thomas Holbrook
 - H Chief Co-Sponsor Rep. Elizabeth Coulson
 - H Co-Sponsor Rep. Suzanne Bassi
 - H Co-Sponsor Rep. Mark H. Beaubien, Jr.
 - H Co-Sponsor Rep. Patricia R. Bellock
 - H Co-Sponsor Rep. Bob Biggins
 - H Co-Sponsor Rep. William B. Black
 - H Co-Sponsor Rep. Mike Bost
 - H Co-Sponsor Rep. Rich Brauer
 - H Co-Sponsor Rep. Robert W. Churchill
 - H Co-Sponsor Rep. Shane Cultra
 - H Co-Sponsor Rep. Lee A. Daniels
 - H Co-Sponsor Rep. Joe Dunn
 - H Co-Sponsor Rep. Roger L. Eddy
 - H Co-Sponsor Rep. Paul D. Froehlich
 - H Co-Sponsor Rep. Kurt M. Granberg
 - H Co-Sponsor Rep. Brent Hassert
 - H Co-Sponsor Rep. Randall M. Hultgren
 - H Co-Sponsor Rep. Roger Jenisch

H Co-Sponsor Rep. Renee Kosel H Co-Sponsor Rep. Carolyn H. Krause H Co-Sponsor Rep. David R. Leitch H Co-Sponsor Rep. Eileen Lyons H Co-Sponsor Rep. Sidney H. Mathias H Co-Sponsor Rep. Michael P. McAuliffe H Co-Sponsor Rep. James H. Meyer H Co-Sponsor Rep. John J. Millner H Co-Sponsor Rep. Bill Mitchell H Co-Sponsor Rep. Jerry L. Mitchell H Co-Sponsor Rep. Donald L. Moffitt H Co-Sponsor Rep. Rosemary Mulligan H Co-Sponsor Rep. Ruth Munson H Co-Sponsor Rep. Richard P. Myers H Co-Sponsor Rep. JoAnn D. Osmond H Co-Sponsor Rep. Terry R. Parke H Co-Sponsor Rep. Brandon W. Phelps H Co-Sponsor Rep. Sandra M. Pihos H Co-Sponsor Rep. Raymond Poe H Co-Sponsor Rep. Robert W. Pritchard H Co-Sponsor Rep. David Reis H Co-Sponsor Rep. Chapin Rose H Co-Sponsor Rep. Jim Sacia H Co-Sponsor Rep. Angelo Saviano H Co-Sponsor Rep. Timothy L. Schmitz H Co-Sponsor Rep. Aaron Schock H Co-Sponsor Rep. Keith P. Sommer H Co-Sponsor Rep. Ron Stephens H Co-Sponsor Rep. Ed Sullivan, Jr. H Co-Sponsor Rep. Art Tenhouse H Co-Sponsor Rep. Michael Tryon H Co-Sponsor Rep. Ronald A. Wait H Co-Sponsor Rep. Jim Watson H Co-Sponsor Rep. Dave Winters H First Reading H Referred to Rules Committee 05-02-08 H Assigned to Executive Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee 05-05-03 H Motion Filed to Discharge Committee Rep. William B. Black 05-05-04 H Rep. Barbara Flynn Currie Objects to the Motion

- H Motion Lost
 - H Rep. William Black moved to Overrule the Chair
 - H Motion to Overrule the Chair Lost/Chair Sustained 064-051-000
- H 3/5 Vote Required

HB-0706 NEKRITZ-WINTERS-MATHIAS.

35 ILCS 505/8

from Ch. 120, par. 424

Amends the Motor Fuel Tax Law. Deletes provisions that, in order to receive allocations under the Act, road districts must levy a tax for road and bridge purposes. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-01 H Filed with the Clerk by Rep. Elaine Nekritz
 - H First Reading
 - H Referred to Rules Committee
- 05-02-02 H Chief Co-Sponsor Rep. Dave Winters
- 05-02-08 H Assigned to Executive Committee
- 05-02-16 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0707 NEKRITZ.

225 ILCS 605/2

from Ch. 8, par. 302

225	ILCS	605/3		from	Ch.	8,	par.	303
225	ILCS	605/3.1		from	Ch.	8,	par.	303.
225	ILCS	605/18		from	Ch.	8,	par.	318
225	ILCS	605/20		from	Ch.	8,	par.	320
510	ILCS	70/2.10					-	
510	ILCS	70/3		from	Ch.	8,	par.	703
				. –	-		• .	

Amends the Animal Welfare Act. Replaces the term "pet shop operator" with "animal caretaker" throughout the Act. Provides that licensees under the Act shall provide for their animals a sufficient quantity of good quality, wholesome food and water, adequate shelter and protection from the weather, annual and necessary veterinary care, and a stimulating and enriching environment. Provides that an individual who violates any provision of the Act or a Department rule or order is guilty of a Class A misdemeanor (now, a Class C misdemeanor). Amends the Humane Care for Animals Act. Changes the definition of "companion animal hoarder". Provides that each owner or animal caretaker shall provide for each of his or her animals annual veterinary care, sanitary conditions, proper ventilation, and a stimulating and enriching environment. Provides that a person convicted of violating the Section of the Act concerning owner's and animal caretaker's duties is guilty of a Class A misdemeanor (now, a Class B misdemeanor). Also, adds definitions. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

05-02-01 H Filed with the Clerk by Rep. Elaine Nekritz

H First Reading

H Referred to Rules Committee

05-02-03 H Added Chief Co-Sponsor Rep. Paul D. Froehlich

H Remove Chief Co-Sponsor Rep. Paul D. Froehlich

05-02-08 H Assigned to Agriculture & Conservation Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0708 BLACK-FRITCHEY-MYERS-SMITH, POE, REITZ, HOLBROOK, FRANKS, VERSCHOORE, CHAPA LAVIA, BRADY AND WATSON.

625 ILCS 5/15-102 625 ILCS 5/15-111 from Ch. 95 1/2, par. 15-102

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

Amends the Illinois Vehicle Code. Provides that certain large vehicles have access from any designated (rather than any State designated) highway onto any highway for the necessary distance (rather than for 5 highway miles) for purposes of loading or unloading if specified conditions are met. Provides that these vehicles have access from any designated (rather than any State designated) highway onto any State, county, or township highway for the necessary distance (rather than for 5 highway miles) for the purpose of food, fuel, repairs, and rest if specified conditions are met.

SENATE FLOOR AMENDMENT NO. 1

Deletes reference to:	
625 ILCS 5/15-102	
625 ILCS 5/15-111	
Adds reference to:	
625 ILCS 5/18b-101	from Ch. 95 1/2, par. 18b-101
625 ILCS 5/18b-105	from Ch. 95 1/2, par. 18b-105
625 ILCS 5/1-101.6 rep.	· · · ·

Deletes everything after the enacting clause. Amends the Illinois Vehicle Code. Adds definitions of agricultural operations, agricultural commodities, farm supplies for agricultural purposes, and livestock, as used in the Illinois Motor Carrier Safety Law. Provides that all of Part 395 of the Federal Motor Carrier Safety Regulations does not apply to agricultural operations at any time of the year, rather than not applying to agricultural movements between February 1 and November 30 of each year. Repeals a provision defining agricultural movements. Effective immediately,

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-01 H Filed with the Clerk by Rep. William B. Black H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Transportation and Motor Vehicles Committee
- 05-02-16 H Added Chief Co-Sponsor Rep. John A. Fritchey
- 05-02-18 H Added Co-Sponsor Rep. Raymond Poe
 - H Added Chief Co-Sponsor Rep. Richard P. Myers

05-02-23	H Do Pass / Short Debate Transportation and Motor Vehicles Committee; 022-002-000
05-02-24	H Placed on Calendar 2nd Reading - Short Debate
	H Added Chief Co-Sponsor Rep. Michael K. Smith
05-02-25	H Added Co-Sponsor Rep. Dan Reitz
	H Added Co-Sponsor Rep. Thomas Holbrook
	H Second Reading - Short Debate
05 01 02	H Placed on Calendar Order of 3rd Reading - Short Debate H Third Reading - Short Debate - Passed 113-003-000
05-05-02	H Added Co-Sponsor Rep. Jack D. Franks
	H Added Co-Sponsor Rep. Patrick J Verschoore
	H Added Co-Sponsor Rep. Linda Chapa LaVia
	H Added Co-Sponsor Rep. Dan Brady
	H Added Co-Sponsor Rep. Jim Watson
05-03-03	S Arrive in Senate
	S Placed on Calendar Order of First Reading
	S Chief Senate Sponsor Sen. John M. Sullivan
	S First Reading
	S Referred to Rules
	S Added as Alternate Chief Co-Sponsor Sen. M. Maggie Crotty
	S Added as Alternate Co-Sponsor Sen. Iris Y. Martinez
05-04-12	S Sponsor Removed Sen. Iris Y. Martinez
05-04-13	S Assigned to Transportation
	S Postponed - Transportation
05-05-04	S Do Pass Transportation; 008-000-000
	S Placed on Calendar Order of 2nd Reading May 5, 2005
	S Fiscal Note Requested by Sen. Dale E. Risinger
	S Pursuant to Senate Rule 3-9(b) / Referred to Rules
05-10-19	S Rule 2-10 Third Reading Deadline Extended to December 31, 2005 S Approved for Consideration Rules
	S Placed on Calendar Order of 2nd Reading October 25, 2005
05-10-20	S Senate Floor Amendment No. 1 Filed with Secretary by Sen. John M.
05-10-20	Sullivan
	S Senate Floor Amendment No. 1 Referred to Rules
05-10-25	S Senate Floor Amendment No. 1 Rules Refers to Transportation
	S Senate Floor Amendment No. 1 Recommend Do Adopt Transportation;
	009-000-000
05-10-26	S Second Reading
	S Senate Floor Amendment No. 1 Adopted; John M. Sullivan
	S Placed on Calendar Order of 3rd Reading October 27, 2005
05-10-27	S Third Reading - Passed; 057-000-000
	H Arrived in House
	H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
	H Senate Floor Amendment No. 1 Motion Filed Concur Rep. William B.
	Black
	H Senate Floor Amendment No. 1 Motion to Concur Referred to Rules Committee
05-11-04	H Final Action Deadline Extended-9(b) January 11, 2006
	CK-REITZ-HOLBROOK-SULLIVAN-WATSON, TENHOUSE, FRANKS
) CHAPA LAVIA.
35 ILCS 5/2	from Ch. 120, par. 2-203

Amends the Illinois Income Tax Act. Sets forth procedures for for calculating the deduction for the depreciation of property for which a bonus depreciation deduction was taken from the taxpayer's federal adjusted gross income. Effective immediately.

SENATE COMMITTEE AMENDMENT NO. 1

Deletes reference to:

35 ILCS 5/203

Adds reference to: 35 ILCS 5/101

35 ILCS 5/101 from Ch. 120, par. 1-101 Deletes everything after the enacting clause. Amends the Illinois Income Tax Act. Makes a

technical change	in a Saction concorring the short title
	in a Section concerning the short title. AT MAY APPLY: Fiscal
05-02-01	H Filed with the Clerk by Rep. William B. Black
	H First Reading
05 02 00	H Referred to Rules Committee
	H Assigned to Revenue Committee
05-02-25	H Recommends Be Adopted Sub-committee/ Revenue Committee; 003-000-
	000
	H Remains in Revenue Committee
	H Added Chief Co-Sponsor Rep. Dan Reitz
	H Added Chief Co-Sponsor Rep. Thomas Holbrook
	H Added Chief Co-Sponsor Rep. Ed Sullivan, Jr.
	H Added Chief Co-Sponsor Rep. Jim Watson
05-03-03	H Do Pass / Short Debate Revenue Committee; 012-000-000
	H Placed on Calendar 2nd Reading - Short Debate
	H Added Co-Sponsor Rep. Art Tenhouse
05-03-15	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-03-16	H Third Reading - Short Debate - Passed 116-000-000
	H Added Co-Sponsor Rep. Jack D. Franks
	H Added Co-Sponsor Rep. Linda Chapa LaVia
05-03-17	S Arrive in Senate
	S Placed on Calendar Order of First Reading
	S Chief Senate Sponsor Sen. Don Harmon
	S First Reading
	S Referred to Rules
05-04-04	S Added as Alternate Co-Sponsor Sen. Dan Rutherford
	S Assigned to Revenue
	S Postponed - Revenue
05-05-03	S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Don
	Harmon
	S Senate Committee Amendment No. 1 Referred to Rules
	S Senate Committee Amendment No. 2 Filed with Secretary by Sen. Chris
	Lauzen
	S Senate Committee Amendment No. 2 Referred to Rules
05-05-04	S Senate Committee Amendment No. 1 Rules Refers to Revenue
	S Senate Committee Amendment No. 1 Adopted
05-05-05	S Do Pass as Amended Revenue; 006-000-000
	S Placed on Calendar Order of 2nd Reading May 10, 2005
05-05-13	S Senate Floor Amendment No. 3 Filed with Secretary by Sen. Don Harmon
	S Senate Floor Amendment No. 3 Referred to Rules
	S Senate Floor Amendment No. 4 Filed with Secretary by Sen. Chris Lauzen
	S Senate Floor Amendment No. 4 Referred to Rules
05-05-16	S Senate Floor Amendment No. 3 Rules Refers to Revenue
	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 17, 2005
05-05-18	S Senate Floor Amendment No. 3 Postponed - Revenue
05-05-25	S Added as Alternate Co-Sponsor Sen. Bill Brady
	S Senate Floor Amendment No. 5 Filed with Secretary by Sen. Don Harmon
	S Senate Floor Amendment No. 5 Referred to Rules
05-07-01	
	S Senate Floor Amendment No. 3 Referred to Rules; 3-9(b)
HB-0710 BO	LAND.
205 ILCS 10	0/1 from Ch. 17, par. 2501
	Illinois Bank Holding Company, Act of 1957 Makes a technical change in a

Amends the Illinois Bank Holding Company Act of 1957. Makes a technical change in a Section concerning the purpose of the Act.

- 05-02-01 H Filed with the Clerk by Rep. Mike Boland
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0711 WASHINGTON.

New Act

Creates the Military Surplus Identification Act. Provides that certain items of military surplus sold on or after the effective date of the Act shall display an indelible and permanent marking designed and approved by the Department of Military Affairs, by rule, clearly indicating it was sold as military surplus. Provides that the Department of Military Affairs shall determine the location of the markings on the items. Provides penalties for a violation of the Act.

HOUSE AMENDMENT NO. 1

Provides that "military surplus" means vehicles and weapons from the Vietnam conflict era or later (instead of insignia, vehicles, and weapons).

FISCAL NOTE (Department of Military Affairs)

The Department estimates it would take at least 320 hours of staff time to design the indelible and permanent marking, determine the location for the placement of the marking, and process the required rules regarding the design and placement. The estimated cost for this time is \$12,055.

HOUSE AMENDMENT NO. 2

Provides that "military surplus" means vehicles (instead of vehicles and weapons) from the Vietnam conflict era or later.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

- 05-02-01 H Filed with the Clerk by Rep. Eddie Washington
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to State Government Administration Committee
- 05-02-16 H Added Chief Co-Sponsor Rep. Jack D. Franks
- 05-03-02 H Motion to Suspend Rule 25 Prevailed
- 05-03-09 H House Amendment No. 1 Filed with Clerk by State Government Administration Committee
 - H House Amendment No. 1 Adopted in State Government Administration Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate State Government Administration Committee; 006-003-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate
- 05-03-11 H Fiscal Note Filed
- 05-03-15 H Remove Chief Co-Sponsor Rep. Jack D. Franks
 - H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-04-06 H House Amendment No. 2 Filed with Clerk by Rep. Eddie Washington
 - H House Amendment No. 2 Referred to Rules Committee
 - H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-04-07 H House Amendment No. 2 Recommends Be Adopted Rules Committee; 004-000-000
- 05-04-08 H House Amendment No. 2 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-11 H Third Reading Short Debate Passed 085-029-000
- 05-04-12 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 13, 2005
 - S Chief Senate Sponsor Sen. Terry Link
- 05-04-13 S First Reading
- S Referred to Rules
- 05-04-21 S Assigned to State Government
- 05-05-05 S Held in State Government
- 05-05-06 S Rule 3-9(a) / Re-referred to Rules

HB-0712 CHAPA LAVIA-MENDOZA-ROSE, YARBROUGH, SOTO, BAILEY, GRAHAM, JEFFERSON, BERRIOS AND CHAVEZ.

750 ILCS 5/609.5 new

Amends the Illinois Marriage and Dissolution of Marriage Act. Requires a parent who intends to marry a sex offender to notify the other parent with whom he or she has a minor child prior to that marriage.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Provides that a parent who intends to marry or reside with a sex offender, and knows or should know that the person with whom he or she intends to marry or reside is a sex offender, shall provide reasonable notice to the other parent with whom he or she has a minor child prior to the marriage or the commencement of the residency.

HOUSE AMENDMENT NO. 2

Adds reference to: 750 ILCS 5/602

from Ch. 40, par. 602

Further amends the Illinois Marriage and Dissolution of Marriage Act. Requires the court to consider whether one of the parents is a sex offender in determining the best interest of the child for custody and visitation purposes.

SENATE FLOOR AMENDMENT NO. 1

Adds reference to: 750 ILCS 5/610

from Ch. 40, par. 610

Further amends the Illinois Marriage and Dissolution of Marriage Act. Makes an exception to the 2-year waiting period for the filing of a modification of custody motion for a party who has been informed of the existence of facts requiring notice to be given under the Section concerning a remarriage or residency with a sex offender. Provides that the existence of facts requiring the notice of remarriage or residency with a sex offender shall be considered a change in circumstances for purposes of reconsideration of a custody arrangement by the court.

- 05-02-01 H Filed with the Clerk by Rep. Linda Chapa LaVia
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Judiciary I Civil Law Committee
- 05-02-17 H House Amendment No. 1 Filed with Clerk by Judiciary 1 Civil Law Committee
 - H House Amendment No. 1 Adopted in Judiciary I Civil Law Committee; by Voice Vote
 - H Remains in Judiciary I Civil Law Committee
- 05-03-02 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-08 H Added Co-Sponsor Rep. Cynthia Soto
- H Added Co-Sponsor Rep. Patricia Bailey
- 05-03-09 H House Amendment No. 2 Filed with Clerk by Judiciary I Civil Law Committee
 - H House Amendment No. 2 Adopted in Judiciary I Civil Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary I Civil Law Committee; 014-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate H Added Co-Sponsor Rep. Deborah L. Graham
- 05-03-17 H Added Chief Co-Sponsor Rep. Susana A Mendoza
 - H Added Co-Sponsor Rep. Charles E. Jefferson
 - H Added Co-Sponsor Rep. Maria Antonia Berrios
 - H Added Co-Sponsor Rep. Michelle Chavez
- 05-04-08 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-04-14 H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-15 H Third Reading Short Debate Passed 115-000-000 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 19, 2005
 - S Chief Senate Sponsor Sen. Iris Y. Martinez
- 05-04-19 S First Reading
- S Referred to Rules
- 05-04-21 S Assigned to Judiciary
- 05-05-05 S Do Pass Judiciary; 010-000-000
 - S Placed on Calendar Order of 2nd Reading May 10, 2005
- 05-05-09 S Senate Floor Amendment No. I Filed with Secretary by Sen. Iris Y. Martinez
 - S Senate Floor Amendment No. 1 Referred to Rules

- 05-05-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 12, 2005
- 05-05-16 S Senate Floor Amendment No. 1 Rules Refers to Judiciary
- 05-05-17 S Senate Floor Amendment No. 1 Recommend Do Adopt Judiciary; 010-000-000
 - S Recalled to Second Reading
 - S Senate Floor Amendment No. 1 Adopted; Martinez
 - S Placed on Calendar Order of 3rd Reading May 18, 2005
- 05-05-19 S Third Reading Passed; 057-000-000
- 05-05-20 H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
 - H Senate Floor Amendment No. 1 Motion Filed Concur Rep. Linda Chapa LaVia
 - H Senate Floor Amendment No. 1 Motion to Concur Referred to Rules Committee; Motion #1
 - H Senate Floor Amendment No. 1 Motion Filed Non-Concur Rep. Linda Chapa LaVia; Motion #2
- J-05-23 H Senate Floor Amendment No. 1 Motion to Concur Referred to Judiciary I -Civil Law Committee
- 05-05-24 H Senate Floor Amendment No. 1 Motion to Concur Recommends be Adopted Judiciary I - Civil Law Committee; 013-000-000
- 05-05-28 H Added Chief Co-Sponsor Rep. Chapin Rose
- 05-05-29 H Senate Floor Amendment No. 1 House Concurs 114-000-000
- H Passed Both Houses
- 05-06-27 H Sent to the Governor
- 05-08-22 H Governor Approved
 - H Effective Date January 1, 2006
 - H Public Act 94-0643

HB-0713 BOLAND.

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.

05-02-01 H Filed with the Clerk by Rep. Mike Boland

- H First Reading
- H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0714 MUNSON-NEKRITZ-KELLY-COULSON-MULLIGAN, FROEHLICH, DUGAN, MILLER AND SCHMITZ.

765 ILCS 745/25.5 new

Amends the Mobile Home Landlord and Tenant Rights Act. Creates the office of Mobile Home Park Ombudsman, appointed by the Governor. Directs the Ombudsman to act as a liaison between the State and mobile home park owners and tenants and to receive and investigate complaints related to mobile home park owners. Authorizes the Ombudsman to refer possible violations of the Act to the Attorney General for enforcement.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-01 H Filed with the Clerk by Rep. Ruth Munson

- H Chief Co-Sponsor Rep. Elaine Nekritz
- H Chief Co-Sponsor Rep. Robin Kelly
- H Chief Co-Sponsor Rep. Elizabeth Coulson

H Chief Co-Sponsor Rep. Rosemary Mulligan

- H First Reading
- H Referred to Rules Committee
- 05-02-03 H Added Co-Sponsor Rep. Paul D. Froehlich H Added Co-Sponsor Rep. Lisa M. Dugan H Assigned to Executive Committee
- 05-02-08 H Added Co-Sponsor Rep. David E. Miller
- 05-02-10 H Added Co-Sponsor Rep. Timothy L. Schmitz
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0715 CHAPA LAVIA, FRANKS, HAMOS, COLVIN, VERSCHOORE AND MCGUIRE.

10 ILCS 5/4-105 new

10 ILCS 5/5-105 new

10 ILCS 5/6-105 new

Amends the Election Code. Requires each public university and college in Illinois, at the beginning of each academic year, to ask each student who is an Illinois registered voter if the student wishes to change his or her voter registration address. If so, requires the school to submit those changes to the appropriate election authorities electronically. Requires election authorities to accept such changes of student address and waives any signature requirement for a change of address with respect to those students.

HOUSE AMENDMENT NO. 1

Deletes reference to:

- 10 ILCS 5/4-105 new
- 10 ILCS 5/5-105 new
- 10 ILCS 5/6-105 new
- Adds reference to:
- 10 ILCS 5/1A-16
- 10 ILCS 5/1A-30 new

Deletes everything after the enacting clause. Amends the Election Code. Requires public institutions of higher learning to post voter registration forms on their websites, include voter registration information and forms in Illinois student registration mailings, and provide voter registration forms at in-person student registration.

- 05-02-01 H Filed with the Clerk by Rep. Linda Chapa LaVia
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Elections & Campaign Reform Committee
- 05-02-09 H Added Co-Sponsor Rep. Jack D. Franks
- 05-02-23 H Co-Sponsor Rep. Julie Harnos
- H Co-Sponsor Rep. Marlow H. Colvin
- 05-03-10 H House Amendment No. 1 Filed with Clerk by Elections & Campaign Reform Committee
 - H House Amendment No. I Adopted in Elections & Campaign Reform Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Elections & Campaign Reform Committee; 007-000-000
 - H Placed on Calendar 2nd Reading Short Debate
- 05-03-15 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-17 H Removed from Short Debate Status Rep. Linda Chapa LaVia
 - H Calendar Order of 3rd Reading Standard Debate
 - H Third Reading Standard Debate Passed 083-030-000
 - H Added Co-Sponsor Rep. Patrick J Verschoore
 - H Added Co-Sponsor Rep. Jack McGuire
 - S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 6, 2005
- 05-04-08 S Chief Senate Sponsor Sen. Jeffrey M. Schoenberg
- 05-04-11 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Local Government
- 05-04-20 S Postponed Local Government
- 05-05-04 S Do Pass Local Government; 007-002-000
- S Placed on Calendar Order of 2nd Reading May 5, 2005
- 05-05-05 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 10, 2005
- 05-05-17 S Added as Alternate Chief Co-Sponsor Sen. Kwame Raoul S Third Reading - Passed; 033-020-002
- H Passed Both Houses
- 05-06-15 H Sent to the Governor
- 05-08-08 H Governor Approved

H Effective Date January 1, 2006 H Public Act 94-0492

BEISER AND GORDON. HB-0716

from Ch. 38, par. 24-3 720 ILCS 5/24-3 Amends the Criminal Code of 1961 unlawful sale of firearms provisions. Defines "application" for purposes of determining the waiting period for purchasing firearms. Effective immediately.

FISCAL NOTE (Illinois State Police) House Bill 716 will have no fiscal impact on the Illinois State Police. CORRECTIONAL NOTE (Dept of Corrections) Corrections population impact: minimal. Fiscal impact: minimal. 05-02-01 H Filed with the Clerk by Rep. Daniel V. Beiser H First Reading H Referred to Rules Committee 05-02-10 H Assigned to Agriculture & Conservation Committee 05-02-16 H Do Pass / Short Debate Agriculture & Conservation Committee; 013-001-000 05-02-17 H Placed on Calendar 2nd Reading - Short Debate 05-02-23 H Fiscal Note Requested by Rep. Harry Osterman H Correctional Note Requested by Rep. Harry Osterman 05-03-08 H Fiscal Note Filed 05-03-15 H Second Reading - Short Debate H Held on Calendar Order of Second Reading - Short Debate 05-04-05 H Added Co-Sponsor Rep. Careen M Gordon 05-04-07 H Correctional Note Filed H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate

05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0717 OSTERMAN.

from Ch. 48, par. 1603

5 ILCS 315/3 Amends the Illinois Public Labor Relations Act. Makes a technical change in a Section concerning definitions.

05-02-01 H Filed with the Clerk by Rep. Harry Osterman

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

OSTERMAN-MATHIAS-FROEHLICH-RYG-MAY, GRAHAM AND BAILEY. HB-0718

50 ILCS 515/5 50 ILCS 515/15 50 ILCS 515/20 105 ILCS 5/19b-1.1 from Ch. 122, par. 19b-1.1 105 ILCS 5/19b-1.5 new 110 ILCS 62/5-10 110 ILCS 62/5-23 new 110 ILCS 62/15 110 ILCS 62/20 110 ILCS 805/5A-10 110 ILCS 805/5A-23 new 110 ILCS 805/5A-35 110 ILCS 805/5A-40

Amends the Local Government Energy Conservation Act, the School Code, the Public University Energy Conservation Act, and the Public Community College Act. Defines "energy conservation measure" to include energy conservation measures that reduce energy consumption or reduce operating costs, including future labor costs, future costs for contracted services, and related capital expenditures. Defines "related capital expenditures". Provides that a unit of local government, public university, or public community college may enter into a guaranteed energy savings contract if it finds that the amount it would spend on the energy conservation measures recommended in the proposal would not exceed the amount to be saved in either energy or operational costs, or both, within a 20-year period (now, a 10-year period) from the date of installation, if the recommendations in the proposal are followed. Makes corresponding changes. For purposes of the Local Government Energy Conservation Act, defines "unit of local government" to include park districts. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-01 H Filed with the Clerk by Rep. Harry Osterman H First Reading H Referred to Rules Committee
 05-02-08 H Assigned to Executive Committee
 05-02-10 H Added Chief Co-Sponsor Rep. Sidney H. Mathias H Added Chief Co-Sponsor Rep. Paul D. Froehlich
- 05-02-24 H Added Chief Co-Sponsor Rep. Kathleen A. Ryg
 - H Added Chief Co-Sponsor Rep. Karen May
- 05-03-10 H Added Co-Sponsor Rep. Deborah L. Graham H Rule 19(a) / Re-referred to Rules Committee
- 05-03-16 H Added Co-Sponsor Rep. Patricia Bailey

HB-0719 SOTO-ACEVEDO.

New Act

Creates the Immigrant Victim of Crime Reporting Act. Requires the Department of Human Services to establish a program for investigation of all criminal complaints made by victims who are undocumented residents of the United States. Prohibits the Department from releasing to any other state or federal agency any identifying information about the victim or his or her family unless the victim provides written consent. Requires the Department to investigate the complaint even if the victim does not provide written consent for release of identifying information. Directs the Governor to petition the appropriate federal agency to obtain legal immigration status for the victim or any witness necessary to the investigation or prosecution of any violent crime or felony offense.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-01 H Filed with the Clerk by Rep. Cynthia Soto

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Judiciary II - Criminal Law Committee

05-02-10 H Added Chief Co-Sponsor Rep. Edward J. Acevedo

05-03-02 H Tabled By Sponsor Rep. Cynthia Soto

HB-0720 LEITCH-SOMMER-SCHOCK-SMITH-MOFFITT.

65 ILCS 5/7-1-1

from Ch. 24, par. 7-1-1

Amends the Illinois Municipal Code. Provides that any territory to be annexed to a municipality shall be considered contiguous notwithstanding that the territory is separated from the municipality by a former railroad right-of-way that has been converted to a recreational trail, but upon annexation the area included in the right-of-way shall not be considered to be annexed to the municipality.

SENATE FLOOR AMENDMENT NO. 4

Adds reference to:

65 ILCS 5/7-1-5.3 new

Deletes everything after the enacting clause. Reinserts the bill with several changes. Provides that except in counties with a population of more than 600,000 (now, 500,000) but less than 3,000,000, a territory that is not contiguous may be annexed by a municipality if the territory is separated from the municipality by a forest preserve district. Provides that in a county with more than 500,000 inhabitants, any territory annexed to a municipality shall be considered contiguous if only a river and a national heritage corridor separate the territory from the municipality, but upon annexation no river or national heritage corridor shall be considered to be annexed to the municipality. Provides that when a municipality considers a developer's petition to annex territory for a planned unit development that is located adjacent to a former railroad right-of-way that was converted to a recreational trail ("rail-trail") that is owned by the State, a unit of local government, or a non-profit organization, the municipality shall notify the recreational trail owner of the proposed development plans. Provides that the municipality shall notify the plans, as necessary, to avoid adverse impacts to the users of the recreational trail or to the

natural and built resources within the right-of-way. Provides that this review and planning process is intended to ensure that no development along a rail-trail negatively affects users of the rail-trail or natural and built resources within the right-of-way.

- 05-02-01 H Filed with the Clerk by Rep. David R. Leitch
 - H Chief Co-Sponsor Rep. Keith P. Sommer
 - H Chief Co-Sponsor Rep. Aaron Schock
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Local Government Committee 05-02-17
- H Do Pass / Short Debate Local Government Committee; 008-000-000 05-02-18 H Placed on Calendar 2nd Reading - Short Debate
 - H Added Chief Co-Sponsor Rep. Michael K. Smith
 - H Added Chief Co-Sponsor Rep. Donald L. Moffitt
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-24 H Third Reading Short Debate Passed 114-000-000 05-02-25 S Arrive in Senate
- S Placed on Calendar Order of First Reading March 1, 2005
- 05-03-01 S Chief Senate Sponsor Sen. Dale E. Risinger S First Reading S Referred to Rules
- 05-04-06 S Alternate Chief Sponsor Changed to Sen. Terry Link
- S Added as Alternate Chief Co-Sponsor Sen. Dale E. Risinger 05-04-13
- S Assigned to Local Government
- 05-04-20 S Do Pass Local Government; 010-000-000
 - S Placed on Calendar Order of 2nd Reading April 21, 2005
 - S Added as Alternate Co-Sponsor Sen. Pamela J. Althoff
- 05-05-05 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Terry Link S Senate Floor Amendment No. 1 Referred to Rules
- 05-05-10 S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Arthur J. Wilhelmi
- S Senate Floor Amendment No. 2 Referred to Rules
- 05-05-12 S Senate Floor Amendment No. 3 Filed with Secretary by Sen. Terry Link
- S Senate Floor Amendment No. 3 Referred to Rules 05-05-13
- S Senate Floor Amendment No. 4 Filed with Secretary by Sen. Terry Link
- S Senate Floor Amendment No. 4 Referred to Rules 05-05-16
 - S Senate Floor Amendment No. 4 Rules Refers to Local Government S Second Reading
- S Placed on Calendar Order of 3rd Reading May 17, 2005
- 05-05-18 S Senate Floor Amendment No. 4 Recommend Do Adopt Local Government; 009-000-000 05-05-19 S Recalled to Second Reading
 - - S Senate Floor Amendment No. 4 Adopted; Link
 - S Placed on Calendar Order of 3rd Reading
 - S Added as Alternate Chief Co-Sponsor Sen. Arthur J. Wilhelmi
 - S Third Reading Passed; 057-000-000
 - S Senate Floor Amendment No. 1 Tabled Pursuant to Rule 5-4(a) S Senate Floor Amendment No. 2 Tabled Pursuant to Rule 5-4(a)
- S Senate Floor Amendment No. 3 Tabled Pursuant to Rule 5-4(a) 05-05-20 H Arrived in House
- H Placed on Calendar Order of Concurrence Senate Amendment(s) 4
- 05-05-24 H Senate Floor Amendment No. 4 Motion Filed Non-Concur Rep. David R. 05-05-26
 - H Senate Floor Amendment No. 4 Motion Filed Concur Rep. David R. Leitch H Senate Floor Amendment No. 4 Motion to Concur Referred to Rules S Added as Alternate Co-Sponsor Sen. George P. Shadid
- 05-05-27
 - H Senate Floor Amendment No. 4 Motion to Concur Rules Referred to Local Government Committee
 - H Senate Floor Amendment No. 4 Motion to Concur Recommends be Adopted Local Government Committee; 011-000-000

05-05-29	H Senate Floor Amendment No. 4 House Concurs 114-000-000
	H Passed Both Houses
05-06-27	H Sent to the Governor
05-07-29	H Governor Approved
	H Effective Date January 1, 2006
	H Public Act

HB-0721 LEITCH.

Authorizes the Director of Natural Resources to convey at fair market value certain property in Peoria County to the Princeville Family Health Center.

HOUSE AMENDMENT NO. 1 (TABLED 4/6/2005)

Provides that the fair market value of the listed property shall be based on the average of 3 certified appraisals.

LAND CONVEYANCE APPRAISAL NOTE (Princeville Family Health Center)

4284 square feet at \$2 per square feet.

05-02-01 H Filed with the Clerk by Rep. David R. Leitch

H First Reading

- H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-10 H House Amendment No. 1 Filed with Clerk by Executive Committee H House Amendment No. 1 Adopted in Executive Committee; by Voice Vote H Do Pass as Amended / Short Debate Executive Committee; 013-000-000 H Placed on Calendar 2nd Reading - Short Debate
- 05-03-15 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-04-05 H House Amendment No. 1 Motion Filed to Table Rep. David R. Leitch
- H House Amendment No. 1 Motion to Table Referred to Rules Committee
- 05-04-06 H House Amendment No. 1 Motion to Table Recommends Be Adopted Rules Committee; by Voice Vote
 - H House Amendment No. 1 Motion to Table Amendment Prevailed by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-12 H Land Conveyance Appraisal Note Filed
 - H Third Reading Short Debate Passed 116-000-000 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 13, 2005
- 05-04-13 S Chief Senate Sponsor Sen. Dale E. Risinger
- 05-04-14 S First Reading
- S Referred to Rules
- 05-04-21 S Assigned to Executive
- 05-05-05 S Do Pass Executive; 012-000-000
- S Placed on Calendar Order of 2nd Reading May 10, 2005
- 05-05-11 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 12, 2005
- 05-05-17 S Third Reading Passed; 057-000-000
- H Passed Both Houses
- 05-06-15 H Sent to the Governor
- 05-07-14 H Governor Approved
 - H Effective Date January 1, 2006

HB-0722 COLVIN.

730 ILCS 125/5 from Ch. 75, par. 105 Amends the County Jail Act. Provides that if a person who has been convicted of a felony and has violated mandatory supervised release for that felony is incarcerated in a county jail pending the resolution of the violation of mandatory supervised release, the Illinois Department of Corrections shall pay the county in which that jail is located one-half of the cost of incarceration, as calculated by the Governor's Office of Management and Budget and the county's chief financial officer, for each day that the person remains in the county jail. Provides that calculation of the per diem cost shall be agreed upon prior to the passage of the annual State budget.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-01 H Filed with the Clerk by Rep. Marlow H. Colvin H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Judiciary II Criminal Law Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0723 GRANBERG.

70 ILCS 410/5

from Ch. 96 1/2, par. 7105

Amends the River Conservancy Districts Act. In the case of a 7-member board representing a district that embraces Franklin and Jefferson counties, provides that the terms of all trustees in office on June 30, 2006 end on July 1, 2006. Provides for the appointment of new trustees.

HOUSE AMENDMENT NO. 1

Deletes reference to:

70 ILCS 410/5

Adds reference to: 70 ILCS 2105/4a

from Ch. 42, par. 386a

Deletes everything. Amends the River Conservancy Districts Act. In the case of a board representing a district that embraces Franklin and Jefferson counties: (i) authorizes the appropriate appointing presiding officer or officers to remove a trustee for incompetence, neglect of duty, or malfeasance in office, without the advice and consent of the corporate authorities; (ii) ends the terms of all trustees on the effective date of this amendatory Act; and (iii) provides for the appointment of new trustees. Effective immediately.

- 05-02-01 H Filed with the Clerk by Rep. Kurt M. Granberg H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Local Government Committee
- 05-02-24 H Do Pass / Short Debate Local Government Committee; 008-000-000
- 05-02-25 H Placed on Calendar 2nd Reading Short Debate
- 05-03-02 H House Amendment No. 1 Filed with Clerk by Rep. Kurt M. Granberg H House Amendment No. 1 Referred to Rules Committee
- 05-03-08 H House Amendment No. 1 Recommends Be Adopted Rules Committee; 004-000-000
- 05-03-15 H Second Reading Short Debate H House Amendment No. 1 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-16 H Third Reading Short Debate Passed 113-000-000
- 05-03-17 S Arrive in Senate
- S Placed on Calendar Order of First Reading April 6, 2005
- 05-03-24 S Chief Senate Sponsor Sen. Gary Forby
- 05-04-06 S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Local Government
- 05-04-20 S Do Pass Local Government; 006-004-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005 05-05-05 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 10, 2005
- 05-05-11 S Third Reading Passed; 038-017-000
- H Passed Both Houses
- 05-06-09 H Sent to the Governor
- 05-08-08 H Governor Vetoed
- 05-10-19 H Placed on Calendar Total Veto October 25, 2005
- 05-11-03 H Total Veto Stands No Positive Action Taken

HB-0724 GRANBERG.

110 ILCS 805/3-7

from Ch. 122, par. 103-7

Amends the Public Community College Act. Makes a technical change in a Section concerning the election of board of trustee members.

- 05-02-01 H Filed with the Clerk by Rep. Kurt M. Granberg
 - H First Reading
 - H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0725 REITZ.

320 ILCS 25/1

from Ch. 67 1/2, par. 401

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Makes a technical change in a Section concerning the short title.

05-02-01 H Filed with the Clerk by Rep. Dan Reitz

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0726 MILLER-FRANKS-CHAPA LAVIA.

305 ILCS 5/10-2, from Ch. 23, par. 10-2

305 ILCS 5/10-2.5 new

750 ILCS 16/20

750 ILCS 45/14.3 new

Amends the Illinois Parentage Act of 1984, the Non-support Punishment Act, and the Illinois Public Aid Code. Provides that an award of sums of money out of the property or income of either or both parents may be made for the support of a child or children of the parties who have attained majority if: (1) the child is mentally or physically disabled and not otherwise emancipated; or (2) for the educational expenses of the child or children, whether of minor or majority age. Provides that the provision for educational expenses extends not only to periods of college education or professional or other training after graduation from high school, but also to any period during which the child of the parties is still attending high school, even though he or she attained the age of 19. Provides a list of what may be considered educational expenses. Provides that, if educational expenses are ordered payable, each parent and the child shall sign any consents necessary for the educational institution to provide the supporting parent with access to the child's academic transcripts, records, and grade reports. Lists factors that the court or the Department of Public Aid shall consider when deciding whether to make, decrease, modify, or terminate such a support order. Effective immediately.

HOUSE AMENDMENT NO. 1 Deletes reference to: 305 ILCS 5/10-2 750 ILCS 45/14.3 new Adds reference to: 750 ILCS 45/16

Deletes everything after the enacting clause. Amends the Illinois Public Aid Code. Provides that if paternity or an order for support has been established, a petition for support and educational expenses for a non-minor child or children may be brought in the circuit court by a parent of the child or children, and not by the Department, in the instances set forth in the listed Section of the Illinois Marriage and Dissolution of Marriage Act. Amends the Illinois Parentage Act of 1984 and the Non-Support Punishment Act. Provides that issues of support and educational expenses for a non-minor child or children shall be determined by the court under the provisions of the listed Section of the Illinois Marriage Act.

- 05-02-01 H Filed with the Clerk by Rep. David E. Miller
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Child Support Enforcement Committee
- 05-02-17 H House Amendment No. 1 Filed with Clerk by Child Support Enforcement Committee
 - H House Amendment No. 1 Adopted in Child Support Enforcement Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Child Support Enforcement Committee; 006-000-000
- Committee; 006-000-000 05-02-18 H Placed on Calendar 2nd Reading - Short Debate H Second Reading - Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-24 H Third Reading Short Debate Passed 114-000-000

H Added Chief Co-Sponsor Rep. Jack D. Franks

H Added Chief Co-Sponsor Rep. Linda Chapa LaVia

05-02-25 S Arrive in Senate

S Placed on Calendar Order of First Reading March 1, 2005

from Ch. 122, par. 17-11

HB-0727 WAIT.

New Act

30 ILCS 105/5.640 new 35 ILCS 200/18-45 105 ILCS 5/17-11 105 ILCS 5/18-8.05

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: Correctional; Fiscal; Housing Affordability

05-02-01 H Filed with the Clerk by Rep. Ronald A. Wait

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Revenue Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0728 MITCHELL, JERRY-PIHOS-KRAUSE.

105 ILCS 5/14-7.02

from Ch. 122, par. 14-7.02

Amends the Children with Disabilities Article of the School Code. Provides that the reimbursement of a school district for the amount of paid tuition of a child attending a nonpublic school or special education facility, public out-of-State school, or county special education facility is not authorized unless the State Superintendent of Education finds that the school district is in substantial compliance with a Section of the Code concerning special educational facilities for children with disabilities (now, the school district must also certify to the State Superintendent of Education that the special education program of the district is unable to meet the needs of a child because of the child's disability in order for reimbursement to be authorized). Effective immediately,

HOUSE AMENDMENT NO. 1

Restores the language requiring the school district to certify to the State Superintendent of Education that the special education program of the district is unable to meet the needs of a child because of the child's disability. Provides, however, that if a child is unilaterally placed by a State agency or any court in a non-public school or special education facility, public out-ofstate school, or county special education facility, a school district shall not be required to certify, for the purpose of tuition reimbursement, its inability to meet a child's needs because of the child's disability.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-01 H Filed with the Clerk by Rep. Jerry L. Mitchell H First Reading

 - H Referred to Rules Committee
- 05-02-08 H Assigned to Elementary & Secondary Education Committee
- 05-03-02 H Do Pass / Short Debate Elementary & Secondary Education Committee; 020-000-000
- 05-03-03 H Placed on Calendar 2nd Reading Short Debate
- 05-03-09 H House Amendment No. 1 Filed with Clerk by Rep. Jerry L. Mitchell
- H House Amendment No. 1 Referred to Rules Committee
- 05-03-15 H House Amendment No. 1 Recommends Be Adopted Rules Committee; 005-000-000
 - H Second Reading Short Debate

05-03-17	H House Amendment No. 1 Adopted by Voice Vote H Placed on Calendar Order of 3rd Reading - Short Debate H Third Reading - Short Debate - Passed 113-000-000
	H Added Chief Co-Sponsor Rep. Sandra M. Pihos
	H Added Chief Co-Sponsor Rep. Carolyn H. Krause
	S Arrive in Senate
	S Placed on Calendar Order of First Reading April 6, 2005
	S Chief Senate Sponsor Sen. Todd Sieben
05-04-14	S First Reading
	S Referred to Rules
05-04-21	S Assigned to Education
05-05-04	S Do Pass Education; 011-000-000
	S Placed on Calendar Order of 2nd Reading May 5, 2005
05-05-05	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 10, 2005
05-05-11	S Third Reading - Passed; 059-000-000
	H Passed Both Houses
05-06-09	H Sent to the Governor
05-07-12	H Governor Approved
	H Effective Date July 12, 2005

H Public Act 94-0177

REITZ-HOLBROOK, BOST-VERSCHOORE, CULTRA AND TENHOUSE. HB-0729

from Ch. 127 1/2, par. 1003 430 ILCS 55/3 Amends the Hazardous Material Emergency Response Reimbursement Act. Adds to the definition of "emergency response agency" a non-governmental organization that provides emergency services. Includes in the list of services provided by an "emergency response agency", mass care or assistance provided to displaced persons.

HOUSE AMENDMENT NO. 1

Provides that "emergency response agency" means a unit of local government, volunteer fire protection organization, or the American Red Cross that provides emergency services (rather than "emergency response agency" means a unit of local government, volunteer fire protection organization, or non-governmental organization that provides emergency services).

- 05-02-01 H Filed with the Clerk by Rep. Dan Reitz
 - H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Added Chief Co-Sponsor Rep. Thomas Holbrook
 - H Added Co-Sponsor Rep. Mike Bost
- 05-02-08 H Assigned to Environment & Energy Committee
- 05-02-17 H House Amendment No. 1 Filed with Clerk by Environment & Energy Committee
 - H House Amendment No. 1 Adopted in Environment & Energy Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Environment & Energy Committee; 016-000-000
- 05-02-18 H Placed on Calendar 2nd Reading Short Debate
 - H Added Chief Co-Sponsor Rep. Patrick J Verschoore
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-24 H Added Co-Sponsor Rep. Shane Cultra
 - H Added Co-Sponsor Rep. Art Tenhouse
 - H Third Reading Short Debate Passed 113-000-000
- 05-02-25 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 1, 2005
- 05-03-01 S Chief Senate Sponsor Sen. William R. Haine
 - S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Local Government
- 05-04-20 S Do Pass Local Government; 010-000-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005
- 05-05-05 S Second Reading

S Placed	on	Calendar	Order	of	3rd	Reading	May	10,	2005	
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05-05-11 S Third Reading - Passed; 058-000-000

- H Passed Both Houses
- 05-06-09 H Sent to the Governor

05-07-01 H Governor Approved

H Effective Date January 1, 2006

H Public Act 94-0096

HB-0730 BRADLEY, JOHN-SCHOCK.

625 ILCS 5/11-208

from Ch. 95 1/2, par. 11-208

Amends the Illinois Vehicle Code. Provides that a unit of local government, including a home rule unit, that enforces against any person an ordinance that (i) applies only to motorcycles and restricts their access to certain highways, (ii) requires motorcycle riders to wear protective headgear, or (iii) regulates motorcycles in a manner inconsistent with the Code, in addition to being liable to that person for the actual damages sustained, is liable to that person for punitive damages in an amount not less than \$10,000 and not greater than \$25,000 and for reasonable attorney's fees. Effective immediately.

HOUSE AMENDMENT NO. 1

Reduces the amount of punitive damages that may recovered to not less than \$5,000 and not more than \$10,000 (down from not less than \$10,000 and not more than \$25,000).

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

Passage of House Bill 730 (H-AM 1) would cause no fiscal impact for the Department of Transportation.

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

No fiscal impact.

FISCAL NOTE (Dept. of Financial and Professional Regulation)

House Bill 730 will not have a material fiscal impact on the agency.

STATE MANDATES FISCAL NOTE (H-AM 1) (Dept of Commerce and Economic Opportunity)

In the opinion of the Department of Commerce and Economic Opportunity, this legislation does not create a State mandate under the State Mandates Act.

HOME RULE NOTE (H-AM 1) (Dept of Commerce and Economic Opportunity)

In the opinion of the Department of Commerce and Economic Opportunity, House Bill 730 (H-AM 1) does not pre-empt home rule authority.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

- 05-02-01 H Filed with the Clerk by Rep. John E. Bradley
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Local Government Committee
- 05-03-02 H House Amendment No. 1 Filed with Clerk by Local Government Committee
 - H House Amendment No. 1 Adopted in Local Government Committee; by Voice Vote
 - H Do Pass / Standard Debate Local Government Committee; 006-005-000
- 05-03-03 H Placed on Calendar 2nd Reading Standard Debate
- 05-03-10 H Added Chief Co-Sponsor Rep. Aaron Schock
- 05-03-16 H Fiscal Note Requested by Rep. Karen A. Yarbrough
 - H State Mandates Fiscal Note Requested by Rep. Karen A. Yarbrough
 - H Home Rule Note Requested by Rep. Karen A. Yarbrough
- 05-03-17 H Fiscal Note Filed
- H Fiscal Note Filed As Amended by HA 1
- 05-03-31 H Fiscal Note Filed
- 05-04-05 H State Mandates Fiscal Note Filed As Amended by HA 1
- H Home Rule Note Filed As Amended by HA 1
- 05-04-08 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-04-15 H Placed on Calendar Order of 3rd Reading Short Debate
 - H Rule 19(a) / Re-referred to Rules Committee

HB-0731 EDDY.

5 ILCS 375/3

from Ch. 127, par. 523

Amends the State Employees Group Insurance Act of 1971. Redefines a unit of local government to include a hospital provider owned by a county that has 100 or fewer hospital beds and that has not already joined the insurance program.

- 05-02-01 H Filed with the Clerk by Rep. Roger L. Eddy H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Personnel and Pensions Committee
- 05-02-25 H Do Pass / Short Debate Personnel and Pensions Committee; 005-000-000
- 05-02-28 H Placed on Calendar 2nd Reading Short Debate
- 05-03-02 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-03 H Third Reading Short Debate Passed 115-000-000
- 05-03-08 S Arrive in Senate
 - S Placed on Calendar Order of First Reading
 - S Chief Senate Sponsor Sen. Dale A. Righter
 - S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Insurance
- 05-04-20 S Do Pass Insurance; 008-000-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005
- 05-05-05 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 10, 2005
- 05-05-11 S Third Reading Passed; 059-000-000
- H Passed Both Houses
- 05-06-09 H Sent to the Governor
- 05-06-28 H Governor Approved
- 05-06-29 H Effective Date January 1, 2006

HB-0732 JAKOBSSON-FROEHLICH.

- 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.7 new
- 215 ILCS 105/8 from Ch. 73, par. 1308
- 215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2
- 215 ILCS 165/10 from Ch. 32, par. 604
- 305 ILCS 5/5-5 from Ch. 23, par. 5-5

Amends the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Illinois Insurance Code, the Comprehensive Health Insurance Plan Act, the Health Maintenance Organization Act, the Voluntary Health Services Plans Act, and the Public Aid Code. Provides coverage for services rendered by a licensed athletic trainer in accordance with the Illinois Athletic Trainers Practice Act if those services are ordered by a physician licensed to practice medicine in all of its branches.

HOUSE AMENDMENT NO. 1

Provides that services provided by athletic trainers and required to be covered by insurers, including under the Comprehensive Health Insurance Plan Act and the Public Aid Code, must be medically necessary.

HOUSE AMENDMENT NO. 2

Changes references to "a physician licensed to practice medicine in all of its branches" to "a physician licensed under the Medical Practice Act of 1987".

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-02-01 H Filed with the Clerk by Rep. Naomi D. Jakobsson
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-03 H Added Chief Co-Sponsor Rep. Paul D. Froehlich
 - 05-02-08 H Assigned to Insurance Committee
 - 05-03-01 H House Amendment No. 1 Filed with Clerk by Insurance Committee
 - H House Amendment No. 2 Filed with Clerk by Insurance Committee
 - H House Amendment No. 1 Adopted in Insurance Committee; by Voice Vote

H House Amendment No. 2 Adopted in Insurance Committee; by Voice Vote H Remains in Insurance Committee

05-03-08 H Motion Do Pass as Amended - Lost Insurance Committee; 000-009-002 H Remains in Insurance Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0733 DELGADO-BELLOCK-MCGUIRE-VERSCHOORE-ACEVEDO, NEKRITZ, DUNKIN, DAVIS, MONIQUE, FLOWERS, FROEHLICH, SOTO, MILLER, COULSON, MITCHELL, JERRY, OSTERMAN, FRANKS, CHAPA LAVIA, BERRIOS, GILES, WINTERS, LANG, WATSON, SCHOCK, FLIDER, WASHINGTON, JAKOBSSON, COLVIN, RYG, FRITCHEY, LYONS, JOSEPH, BROSNAHAN, DAVIS, WILLIAM, JONES, KELLY AND TURNER.

105 ILCS 5/2-3.137 new

Amends the School Code. Requires the State Board of Education to establish a State goal that all school districts have a wellness policy that is consistent with recommendations of the Centers for Disease Control and Prevention. Requires the Department of Public Health and the State Board to form an interagency working group to publish model wellness policies and sample programs. Requires the State Board to establish a pilot project to implement model wellness policies. Creates the School Wellness Policy Taskforce to identify barriers to implementing wellness policies, recommend how to reduce those barriers, recommend statewide school nutrition standards, and evaluate the effectiveness of wellness policies. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Reinserts the contents of the bill with the following changes. Removes a provision concerning sample programs. Removes a provision concerning a pilot project. Adds a member representing the Illinois Association for Health, Physical Education, Recreation and Dance to the taskforce. Provides that the taskforce's evaluation of the effectiveness of school wellness policies shall review a sample size of 5 to 10 school districts. Effective immediately.

HOUSE AMENDMENT NO. 3

Deletes everything after the enacting clause. Reinserts the contents of the bill as amended by House Amendment No. 1, with the following changes. Adds the Department of Human Services to the interagency working group that is required to be formed to publish model wellness policies and recommendations. Makes changes concerning membership on the taskforce. Provides that nothing in the provisions may be construed as a curricular mandate on any school district. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-01 H Filed with the Clerk by Rep. William Delgado H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Added Co-Sponsor Rep. Elaine Nekritz
- 05-02-07 H Added Co-Sponsor Rep. Kenneth Dunkin
 - H Added Co-Sponsor Rep. Monique D. Davis
 - H Added Co-Sponsor Rep. Mary E. Flowers
 - H Added Co-Sponsor Rep. Paul D. Froehlich
 - H Added Co-Sponsor Rep. Cynthia Soto
- 05-02-08 H Assigned to Elementary & Secondary Education Committee
- 05-02-17 H Added Co-Sponsor Rep. David E. Miller
- 05-02-24 H House Amendment No. 1 Filed with Clerk by Elementary & Secondary Education Committee
 - H House Amendment No. 1 Adopted in Elementary & Secondary Education Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Elementary & Secondary Education Committee; 018-000-000
- 05-02-25 H Placed on Calendar 2nd Reading Short Debate
- 05-03-01 H House Amendment No. 2 Filed with Clerk by Rep. William Delgado
- H House Amendment No. 2 Referred to Rules Committee
- 05-03-02 H Added Co-Sponsor Rep. Elizabeth Coulson
- 05-03-07 H House Amendment No. 3 Filed with Clerk by Rep. William Delgado
- H House Amendment No. 3 Referred to Rules Committee
- 05-03-10 H House Amendment No. 3 Recommends Be Adopted Rules Committee;

	004-000-000
05 02 15	H Added Co-Sponsor Rep. Jerry L. Mitchell
05-03-15	H Added Co-Sponsor Rep. Harry Osterman
	H Added Chief Co-Sponsor Rep. Patricia R. Bellock
	H Added Co-Sponsor Rep. Jack D. Franks
	H Added Co-Sponsor Rep. Linda Chapa LaVia H Added Co-Sponsor Rep. Maria Antonia Berrios
	H Added Co-Sponsor Rep. Calvin L. Giles
	H Added Co-Sponsor Rep. Lou Lang
	H Added Co-Sponsor Rep. Lou Lang
	H Added Co-Sponsor Rep. Jim Watson
	H Added Co-Sponsor Rep. Aaron Schock
	H Added Co-Sponsor Rep. Robert F. Flider
	H Added Co-Sponsor Rep. Eddie Washington
	H Added Co-Sponsor Rep. Naomi D. Jakobsson
	H Added Co-Sponsor Rep. Marlow H. Colvin
	H Added Co-Sponsor Rep. Kathleen A. Ryg
	H Added Co-Sponsor Rep. Joseph M. Lyons
05-03-16	H Added Co-Sponsor Rep. John A. Fritchey
	H Added Co-Sponsor Rep. James D. Brosnahan
	H Added Co-Sponsor Rep. William Davis
	H Added Chief Co-Sponsor Rep. Jack McGuire
05 02 10	H Added Chief Co-Sponsor Rep. Patrick J Verschoore
05-03-18	H Added Co-Sponsor Rep. Lovana Jones
	H Added Co-Sponsor Rep. Robin Kelly H Added Co-Sponsor Rep. Arthur L. Turner
05-04-05	H Second Reading - Short Debate
05 0 00	H House Amendment No. 3 Adopted by Voice Vote
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-04-06	H Added Chief Co-Sponsor Rep. Edward J. Acevedo
	H Third Reading - Short Debate - Passed 113-000-000
	H House Amendment No. 2 Tabled Pursuant to Rule 40(a)
05-04-07	S Arrive in Senate
	S Placed on Calendar Order of First Reading April 8, 2005
	S Chief Senate Sponsor Sen. Mattie Hunter
05-04-11	S First Reading
	S Referred to Rules
05-04-13	S Added as Alternate Co-Sponsor Sen. Terry Link
05 04 15	S Assigned to Education
05-04-15	S Added as Alternate Co-Sponsor Sen. Antonio Munoz
05-04-20	S Added as Alternate Chief Co-Sponsor Sen. Kwame Raoul S Do Pass Education; 011-000-000
00-04-20	S Placed on Calendar Order of 2nd Reading April 21, 2005
05-05-11	S Second Reading
05 05 11	S Placed on Calendar Order of 3rd Reading May 12, 2005
05-05-19	S Third Reading - Passed; 050-008-000
	H Passed Both Houses
05-05-28	S Added as Alternate Co-Sponsor Sen. James F. Clayborne, Jr.
	S Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins
	S Added as Alternate Co-Sponsor Sen. Ira I. Silverstein
05-05-29	
05-06-17	
05-08-16	H Governor Vetoed
05-10-19	H Placed on Calendar Total Veto October 25, 2005
05-11-03	H Total Veto Stands - No Positive Action Taken
734 DEI	LGADO.

HB-0734 DELGADO.

305 ILCS 5/5-5.12 from Ch. 23, par. 5-5.12 Amends the Illinois Public Aid Code. In provisions concerning pharmacy payments under the Medicaid program, provides that the Department of Public Aid may not impose prior approval requirements for antidepressants or other drugs used in treating serious mental illnesses

(adding antidepressants to the list of such drugs and deleting the provision allowing imposition of such requirements after conducting an impact study). Requires the Department to ensure continuous access to medications 24 hours per day, 7 days a week. Provides for an emergency 72-hour supply of a drug prescribed for a mental illness. Makes other changes, Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-01 H Filed with the Clerk by Rep. William Delgado
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0735 MOFFITT-SMITH-MATHIAS-BIGGINS-YOUNGE, SULLIVAN, YARBROUGH, KELLY AND CHAPA LAVIA.

35 ILCS 10/5-16 new

Amends the Economic Development for a Growing Economy Tax Credit Act. Provides that in lieu of an income tax credit, an applicant may opt to receive job creation assistance payments under the Act. Defines "applicant" as any employer located or that plans to locate in Illinois. Provides that job creation assistance payments shall be related to the number of new full-time equivalent jobs created or retained in Illinois, any job-related benefits offered, and the economic impact of the full-time equivalent jobs created or retained. Provides that, for each new full-time equivalent job created or retained, the applicant is eligible to receive job creation assistance payments in amounts to be determined by the Department of Commerce and Economic Opportunity. Provides that agreements for the payments may last up to 10 years and that payments may be made on a quarterly basis. Requires application for the payments on or before December 31, 2008. Requires the Department to report each January 1 to the Governor and the General Assembly on the progress of the incentive payment program. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-01 H Filed with the Clerk by Rep. Donald L. Moffitt H First Reading

 - H Referred to Rules Committee
- 05-02-08 H Assigned to Revenue Committee
- 05-02-25 H Added Chief Co-Sponsor Rep. Michael K. Smith
 - H Added Chief Co-Sponsor Rep. Sidney H. Mathias
 - H Chief Co-Sponsor Rep. Bob Biggins
 - H Chief Co-Sponsor Rep. Wyvetter H. Younge
 - H Co-Sponsor Rep. Ed Sullivan, Jr.
- 05-03-01 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-10 H Added Co-Sponsor Rep. Robin Kelly
 - H Rule 19(a) / Re-referred to Rules Committee
- 05-03-17 H Added Co-Sponsor Rep. Linda Chapa LaVia

HB-0736 MOFFITT-KELLY, YARBROUGH, CHAPA LAVIA, BEISER AND BRADLEY, JOHN.

New Act

Creates the Employ Illinois Job Renewal Act. Requires the Department of Commerce and Economic Opportunity to develop application procedures to certify certain areas in the State as Job Renewal Zones. Sets forth the qualifications for certification as a Job Renewal Zone. Sets forth tax incentives for businesses located inside Job Renewal Zones. Requires the Department to certify all Job Renewal Zones by July 1, 2007 and provides that all zones expire on June 30, 2019. Requires the Department to report to the General Assembly and Governor no later than January 1, 2018 concerning the program. Effective immediately.

- NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability
 - 05-02-01 H Filed with the Clerk by Rep. Donald L. Moffitt
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-08 H Assigned to Executive Committee

 - 05-02-16 H Added Chief Co-Sponsor Rep. Robin Kelly 05-03-01 H Added Co-Sponsor Rep. Karen A. Yarbrough
 - 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

05-03-17 H Added Co-Sponsor Rep. Linda Chapa LaVia 05-04-05 H Added Co-Sponsor Rep. Daniel V. Beiser H Added Co-Sponsor Rep. John E. Bradley

HB-0737 DELGADO.

210 ILCS 76/5

Amends the Community Benefits Act. Provides that hospitals that are owned or operated by or affiliated with a health system shall be deemed to be in compliance with the Act if the health system has met the requirements of the Act with respect to each individual hospital that the health system owns or operates or that is affiliated with the health system. Effective immediately.

05-02-01 H Filed with the Clerk by Rep. William Delgado

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Human Services Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0738 ROSE.

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 any person who (i) is currently a member of a reciprocal system, (ii) has rendered contractual services to a member of the General Assembly as a worker in the member's district office, and (iii) applies to the System on or before October 1, 2005 may establish creditable service for up to 6 years of those contractual services by making the required contributions. Effective immediately.

HOUSE AMENDMENT NO. 1

Requires the person who wishes to establish the creditable service for contractual work to also pay the employer contribution plus interest.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

- 05-02-01 H Filed with the Clerk by Rep. Chapin Rose
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Personnel and Pensions Committee
- 05-03-03 H House Amendment No. 1 Filed with Clerk by Personnel and Pensions Committee
 - H House Amendment No. 1 Adopted in Personnel and Pensions Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Personnel and Pensions Committee; 005-000-000
 - H Placed on Calendar 2nd Reading Short Debate
- 05-04-06 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-07 H Consideration Postponed
 - H Placed on Calendar Consideration Postponed
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0739 EDDY-PIHOS-MILLER.

 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 by \$152,000,000 the amount of General Obligation Bonds authorized to be sold for grants to school districts for school improvement projects authorized by the School Construction Law. Effective immediately.

NOTE(S) THAT MAY APPLY: Debt; Fiscal

- 05-02-01 H Filed with the Clerk by Rep. Roger L. Eddy H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Added Chief Co-Sponsor Rep. Sandra M. Pihos
- 05-02-08 H Assigned to Executive Committee
 - H Added Chief Co-Sponsor Rep. David E. Miller
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0740 RYG-MAY-COULSON, YARBROUGH, MCGUIRE AND BAILEY.

305 ILCS 5/5-2.07 new

Amends the Illinois Public Aid Code. Provides that persons who fail to qualify for basic maintenance under the Aid to the Aged, Blind or Disabled (AABD) program 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. Provides that the Department shall establish appropriate procedures to permit such a prepayment of Medicaid spend-down amounts.

HOUSE AMENDMENT NO. 1

Replaces everything after the enacting clause. Amends the Medicaid Article of the Illinois Public Aid Code with provisions substantially similar to those of House Bill 740, but with changes that include the following: (1) provides for establishment of prospective eligibility for AABD basic maintenance no later than January 1, 2007, subject to federal approval of a State Medicaid Plan amendment, which shall be sought by the Department of Public Aid or its successor agency; (2) provides for payment (instead of prepayment) of the monthly spend-down amount; and (3) eliminates a requirement that the Department establish appropriate procedures to permit a prepayment of spend-down amounts.

FISCAL NOTE (Department of Human Services) Estimated Cost: \$444,000

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-01 H Filed with the Clerk by Rep. Kathleen A. Ryg
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-08 H Assigned to Human Services Committee
 - 05-02-18 H Added Chief Co-Sponsor Rep. Karen May
 - 05-03-02 H Added Co-Sponsor Rep. Karen A. Yarbrough
 - 05-03-09 H Added Chief Co-Sponsor Rep. Elizabeth Coulson
 - H House Amendment No. 1 Filed with Clerk by Human Services Committee
 - H House Amendment No. 1 Adopted in Human Services Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Human Services Committee; 009-000-000
 - 05-03-10 H Placed on Calendar 2nd Reading Short Debate H Fiscal Note Requested by Rep. William Davis
 - 05-03-15 H Added Co-Sponsor Rep. Jack McGuire
 - H Fiscal Note Filed
 - 05-03-16 H Added Co-Sponsor Rep. Patricia Bailey
 - 05-04-05 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-04-06 H Third Reading Short Debate Passed 114-000-000
 - 05-04-07 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 8, 2005
 - S Chief Senate Sponsor Sen. Terry Link
 - 05-04-11 S First Reading
 - S Referred to Rules
 - 05-04-13 S Assigned to Health & Human Services
 - 05-05-06 S Rule 3-9(a) / Re-referred to Rules

HB-0741 EDDY-BLACK.

40 ILCS 5/16-150.1

Amends the Downstate Teacher Article of the Illinois Pension Code. In provisions concerning retired teachers returning to teach in a subject shortage area, makes changes concerning when the school district must advertise its vacancies and search for teachers. Effective immediately.

- NOTE(S) THAT MAY APPLY: Pension
 - 05-02-01 H Filed with the Clerk by Rep. Roger L. Eddy
 - H First Reading
 - H Referred to Rules Committee

 - 05-02-08 H Assigned to Personnel and Pensions Committee 05-02-25 H Do Pass / Short Debate Personnel and Pensions Committee; 005-000-000
 - 05-02-28 H Placed on Calendar 2nd Reading Short Debate

05-03-02	H Second Reading - Short Debate								
	H Placed on Calendar Order of 3rd Reading - Short Debate								
05-03-03	H Added Chief Co-Sponsor Rep. William B. Black								
	H Third Reading - Short Debate - Passed 115-000-000								
05-03-08	S Arrive in Senate								
	S Placed on Calendar Order of First Reading								
	S Chief Senate Sponsor Sen. Dale A. Righter								
	S First Reading								
	S Referred to Rules								
05-04-13	S Assigned to Pensions & Investments								
05-04-20	S Do Pass Pensions & Investments; 010-000-000								
	S Placed on Calendar Order of 2nd Reading April 21, 2005								
05-05-05	S Second Reading								
	S Placed on Calendar Order of 3rd Reading May 10, 2005								
05-05-11	S Third Reading - Passed; 059-000-000								
	H Passed Both Houses								
05-06-09	H Sent to the Governor								
05-07-07	H Governor Approved								
	H Effective Date July 7, 2005								
	H Public Act 94-0129								

HB-0742 BOLAND.

815 ILCS 205/4b from Ch. 17, par. 6411

Amends the Interest Act. Makes a technical change in a Section concerning the adoption of certain rules.

- 05-02-01 H Filed with the Clerk by Rep. Mike Boland
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0743 COULSON.

- 10 ILCS 5/9-2.5 new
- 10 ILCS 5/9-8.5 new
- 10 ILCS 5/9-29 new

Amends the Election Code. Limits public officials and candidates to one political committee per office held or sought. Permits exploratory committees. Permits each legislative leader to have one caucus political committee. Sets limits on contributions that a political committee may receive from individuals, non-person entities, caucus committees, other political committees, and party committees. Prohibits a non-person entity from making contributions or expanding funds in relation to a candidate except through its designated recipient committee. Authorizes a political party to designate a party committee that may receive a limited amount of contributions. Makes exceptions to the limits with respect to candidates facing opponents using personal funds and with respect to transfers by political committees. Authorizes the State Board of Elections to assess penalties against contributors and recipients for violations of the contribution restrictions. Authorizes the State Board, upon the affirmative vote of 4 of its members, to audit a political committee's records.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-01 H Filed with the Clerk by Rep. Elizabeth Coulson
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0744 WAIT-MATHIAS-NEKRITZ-JENISCH-PIHOS, TRYON, EDDY, RYG, MAY, JAKOBSSON AND BERRIOS.

20 ILCS 2705/2705-317 new

Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Provides that, upon enactment of a federal transportation bill with a dedicated fund available to states for safe routes for schools, the Department of Transportation shall, in cooperation with the State Board of Education and the Department of State Police, establish and administer a Safe Routes to School Construction Program for the construction of bicycle and pedestrian safety and traffic-calming projects, with construction grants being made available to local governmental agencies. Effective immediately.

HOUSE AMENDMENT NO. 1

Adds proximity to parks and other recreational facilities as a factor that Safe Routes to School proposals for funding are to be rated on.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-01 H Filed with the Clerk by Rep. Ronald A. Wait
 - H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
- 05-02-08 H Assigned to Transportation and Motor Vehicles Committee
- 05-02-16 H House Amendment No. 1 Filed with Clerk by Transportation and Motor Vehicles Committee
 - H House Amendment No. 1 Adopted in Transportation and Motor Vehicles Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Transportation and Motor Vehicles Committee; 027-000-000
- 05-02-17 H Placed on Calendar 2nd Reading Short Debate
- H Added Chief Co-Sponsor Rep. Elaine Nekritz
- 05-02-18 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-23 H Added Chief Co-Sponsor Rep. Roger Jenisch
- 05-02-24 H Added Chief Co-Sponsor Rep. Sandra M. Pihos
 - H Third Reading Short Debate Passed 114-000-000
 - H Added Co-Sponsor Rep. Michael Tryon
 - H Added Co-Sponsor Rep. Roger L. Eddy
 - H Added Co-Sponsor Rep. Kathleen A. Ryg
 - H Added Co-Sponsor Rep. Karen May
 - H Added Co-Sponsor Rep. Naomi D. Jakobsson
- 05-02-25 S Arrive in Senate
- S Placed on Calendar Order of First Reading
- 05-03-01 S Chief Senate Sponsor Sen. Iris Y. Martinez
 - S First Reading
 - S Referred to Rules
- 05-03-02 S Added as Alternate Chief Co-Sponsor Sen. Richard J. Winkel, Jr.
 - S Added as Alternate Chief Co-Sponsor Sen. Miguel del Valle
 - S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
- S Added as Alternate Co-Sponsor Sen. Debbie DeFrancesco Halvorson
- 05-03-09 S Added as Alternate Co-Sponsor Sen. Christine Radogno
- S Added as Alternate Co-Sponsor Sen. Martin A. Sandoval
- 05-03-10 H Added Co-Sponsor Rep. Maria Antonia Berrios
- 05-04-13 S Assigned to Transportation
- 05-04-20 S Postponed Transportation
- 05-05-04 S Do Pass Transportation; 008-000-000
- S Placed on Calendar Order of 2nd Reading May 5, 2005 05-05-05 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 10, 2005
- 05-05-11 S Third Reading Passed; 058-000-000
- H Passed Both Houses
- 05-05-28 S Added as Alternate Co-Sponsor Sen, James F. Clayborne, Jr. S Added as Alternate Co-Sponsor Sen. Terry Link
- S Added as Alternate Co-Sponsor Sen. Ira I. Silverstein
- 05-05-29 S Added as Alternate Co-Sponsor Sen. Mattie Hunter
- 05-06-09 H Sent to the Governor
- 05-08-08 H Governor Approved
 - H Effective Date August 8, 2005

HB-0745 WAIT-MATHIAS-WASHINGTON-SMITH AND YARBROUGH.

35 ILCS 5/203

from Ch. 120, par. 2-203

HB-0746 to HB-0747

Amends the Illinois Income Tax Act. Provides that, for taxable years ending on or after December 31, 2005, 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 submitted for federal income tax purposes. Excepts the deduction from the sunset requirements. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-01 H Filed with the Clerk by Rep. Ronald A. Wait

- H First Reading
- H Referred to Rules Committee
- 05-02-03 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
- 05-02-08 H Assigned to Revenue Committee
- 05-03-01 H Added Co-Sponsor Rep. Karen A. Yarbrough

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

- 05-03-17 H Added Chief Co-Sponsor Rep. Eddie Washington
 - H Added Chief Co-Sponsor Rep. Michael K. Smith

HB-0746 FLIDER.

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.

- 05-02-01 H Filed with the Clerk by Rep. Robert F. Flider
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0747 WAIT-HOLBROOK-FROEHLICH-HOWARD-DELGADO, SACIA, MATHIAS, WINTERS, MILLNER, BASSI, BAILEY, PIHOS AND FRITCHEY.

	70:	5 D	LCS	405/	/5-6	15
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- 705 ILCS 405/5-710
- 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
TOO TI CO (TEID	0 01 00 0000

720 ILCS 675/2 from Ch. 23, par. 2358

Amends the Juvenile Court Act of 1987. Provides that, if a minor violates the provisions prohibiting minors from possessing any cigars, cigarettes, smokeless tobacco, or tobacco in any of its forms, the court may in its discretion, and upon recommendation by the State's Attorney, order the minor and his or her parents or legal guardian to attend a smoker's education or youth diversion program if that program is available in the jurisdiction where the offender resides. Provides that attendance at a smoker's education or youth diversion program shall be time-credited against any community service time imposed for a violation of the provision prohibiting tobacco possession by a minor. Imposes several penalties for a violation of the provision Act. Changes the short title of the Act to the "Prevention of Tobacco Use by Minors Act". Prohibits minors under 18 years of age from possessing any cigar, cigarette, smokeless tobacco, or tobacco in any of its forms. Imposes several penalties for a violation of the provision prohibiting tobacco possession by a minor.

HOUSE AMENDMENT NO. 1

Prohibits the sale to and possession of tobacco by minors (instead of the sale of tobacco to minors). Provides that it is not a violation of the Sale of Tobacco to Minors Act for a person under 18 years of age to purchase or possess a cigar, cigarette, smokeless tobacco or tobacco in any of its forms if the person under the age of 18 years purchases or is given the cigar, cigarette, smokeless tobacco or tobacco in any of its forms from a retail seller of tobacco products or an employee of the retail seller pursuant to a plan or action to investigate, patrol, or otherwise conduct a "sting operation" or enforcement action against a retail seller of tobacco products or a person employed by the retail seller of tobacco products or on any premises authorized to sell tobacco products to determine if tobacco products are being sold or given to persons under 18 years of age if the "sting operation" or enforcement action is approved by the

Department of State Police, the county sheriff, a municipal police department, the Department of Public Health, or a local health department. Adds an immediate effective date.

HOUSE AMENDMENT NO. 2

Provides that it is a petty offense for a minor under 16 years of age to sell any cigar, cigarette, smokeless tobacco, or tobacco in any of its forms at a retail establishment selling tobacco products. Provides that it is a petty offense for a minor under 18 years of age to possess any cigar, cigarette, smokeless tobacco, or tobacco in any of its forms.

NOTE(S) THAT MAY APPLY: Correctional

05-02-01 H Filed with the Clerk by Rep. Ronald A. Wait

H First Reading

H Referred to Rules Committee

- H Added Chief Co-Sponsor Rep. Thomas Holbrook 05-02-03
 - H Added Chief Co-Sponsor Rep. Paul D. Froehlich
 - H Added Chief Co-Sponsor Rep. Constance A. Howard
 - H Added Chief Co-Sponsor Rep. William Delgado
 - H Added Co-Sponsor Rep. Jim Sacia
 - H Added Co-Sponsor Rep. Sidney H. Mathias
 - H Added Co-Sponsor Rep. Dave Winters
 - H Added Co-Sponsor Rep. John J. Millner
 - H Added Co-Sponsor Rep. Suzanne Bassi
 - H Added Co-Sponsor Rep. Patricia Bailey
 - H Added Co-Sponsor Rep. Sandra M. Pihos
 - H Added Co-Sponsor Rep. John A. Fritchey
- 05-02-08 H Assigned to Judiciary II Criminal Law Committee
- 05-02-18 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 016-000-000
- H Placed on Calendar 2nd Reading Short Debate
- 05-02-23 H House Amendment No. 1 Filed with Clerk by Rep. Ronald A. Wait
 - H House Amendment No. 1 Referred to Rules Committee
- 05-03-01 H House Amendment No. 2 Filed with Clerk by Rep. Ronald A. Wait
- H House Amendment No. 2 Referred to Rules Committee
- 05-03-14 H House Amendment No. 1 Rules Refers to Judiciary II Criminal Law Committee
 - H House Amendment No. 2 Rules Refers to Judiciary II Criminal Law Committee
- 05-03-16 H House Amendment No. 1 Recommends Be Adopted Judiciary II Criminal Law Committee: 016-000-000
 - H House Amendment No. 2 Recommends Be Adopted Judiciary II Criminal Law Committee; 016-000-000
- 05-03-17 H Second Reading - Short Debate
 - H House Amendment No. 1 Adopted by Voice Vote
 - H House Amendment No. 2 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-05 H Third Reading Short Debate Passed 111-000-000
- 05-04-06 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 7, 2005
 - S Chief Senate Sponsor Sen. Mattie Hunter
- 05-04-11 S First Reading
- S Referred to Rules 05-04-13 S Assigned to Executive
- 05-04-21 S Postponed Executive
- S Added as Alternate Chief Co-Sponsor Sen. Dave Sullivan
- 05-05-05 S Postponed Executive
- 05-05-06 S Rule 3-9(a) / Re-referred to Rules

JAKOBSSON-FROEHLICH-MOFFITT-HOLBROOK-SMITH. HB-0748

20	ILCS	2905/1	from	Ch.	127	1/2,	par.	1
20	ILCS	2905/2	from	Ch.	127	1/2,	par.	2

Amends the State Fire Marshal Act. Provides that certain duties are assumed by unnamed divisions (rather than the Division of Fire Prevention and the Division of Personnel Standards and Education). Provides that the divisions are headed by directors (rather than Deputy State Fire Marshals). HOUSE AMENDMENT NO. 1 Provides that the divisions are headed by division managers rather than by directors or by deputy State Fire Marshals. FISCAL NOTE (Office of the State Fire Marshal) There is no fiscal impact to the agency by the passage of House Bill 748. NOTE(S) THAT MAY APPLY: Fiscal 05-02-01 H Filed with the Clerk by Rep. Naomi D. Jakobsson H First Reading H Referred to Rules Committee H Added Chief Co-Sponsor Rep. Paul D, Froehlich 05-02-03 H Added Chief Co-Sponsor Rep. Donald L. Moffitt 05-02-08 H Assigned to State Government Administration Committee 05-02-17 H Do Pass / Short Debate State Government Administration Committee; 008-000-000 05-02-18 H Placed on Calendar 2nd Reading - Short Debate H House Amendment No. 1 Filed with Clerk by Rep. Naomi D. Jakobsson H House Amendment No. 1 Referred to Rules Committee 05-02-24 H Fiscal Note Filed 05-03-02 H House Amendment No. 1 Recommends Be Adopted Rules Committee; 004-000-000 05-03-03 H Second Reading - Short Debate H House Amendment No. 1 Adopted by Voice Vote H Placed on Calendar Order of 3rd Reading - Short Debate H Third Reading - Short Debate - Passed 117-000-000 H Added Chief Co-Sponsor Rep. Thomas Holbrook 05-03-15 H Added Chief Co-Sponsor Rep. Michael K. Smith 05-03-16 S Arrive in Senate S Placed on Calendar Order of First Reading March 17, 2005 S Chief Senate Sponsor Sen. William R. Haine 05-03-17 S First Reading S Referred to Rules S Assigned to State Government 05-04-13 05-04-21 S Do Pass State Government; 005-000-000 S Placed on Calendar Order of 2nd Reading May 3, 2005 05-05-05 S Second Reading S Placed on Calendar Order of 3rd Reading May 10, 2005 05-05-17 S Third Reading - Passed; 056-000-000 H Passed Both Houses 05-06-15 H Sent to the Governor 05-07-12 H Governor Approved H Effective Date January 1, 2006 H Public Act 94-0178 HB-0749 JOYCE.

40 ILCS 5/6-151,1

from Ch. 108 1/2, par. 6-151.1

30 ILCS 805/8.29 new

Amends the Chicago Firefighter Article of the Illinois Pension Code. Provides that if a firefighter who is unable to perform his or her duties because of an occupational disease or disability dies within the initial one-year period during which he or she continues to receive salary rather than an occupational disease disability benefit, the firefighter's surviving spouse may elect to receive the same benefits (including health care benefits) as she or he would have qualified for if the deceased firefighter had been receiving an occupational disease disability benefit at the time of death. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

- 05-02-01 H Filed with the Clerk by Rep. Kevin Joyce
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0750 MILLER-FRITCHEY-DAVIS, WILLIAM, KELLY, GRAHAM, COLVIN AND COLLINS.

30	ILCS	105/5.640) new							
30	ILCS	105/6z-68	8 new							
35	ILCS	5/201			from	Ch.	120,	par.	2-2	201
35	ILCS	5/203			from	Ch.	120,	par.	2-2	203
35	ILCS	5/247 ne	w					-		
35	ILCS	105/2			from	Ch.	120,	par.	439	9.2
35	ILCS	105/3-50	rep.		from	Ch.	120,	par.	439	9.3-50
35	ILCS	110/2			from	Ch.	120,	par.	439	9.32
35	ILCS	115/2			from	Ch.	120,	par.	439	9.102
35	ILCS	120/1			from	Ch.	120,	par.	44()
		120/2-5			from	Ch.	120,	par.	44	1-5
35	ILCS	120/1d r	ep.		from	Ch.	120,	par.	44(Dd
35	ILCS	120/1f re	р .		from	Ch.	120,	par.	44(Df
		200/18-1								
35	ILCS	200/18-2	55							
35	ILCS	200/20-1	5							
		200/21-3	-							
		505/2b			from	Ch.	120,	par.	418	3Ъ
		5/18-8.05								
		5/18-8.15								
		5/18-25								
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Amends the State Finance Act. Creates the School District Property Tax Relief Fund. Requires the General Assembly, in FY06, to appropriate \$2.4 billion from the education appropriation minimum to the School District Property Tax Relief Fund and to appropriate additional amounts each fiscal year thereafter. Requires the Department of Revenue to annually determine and certify the total amount of property tax relief grants that each school district will receive from the Fund. Sets forth procedures for appropriating these grants. Amends the Illinois Income Tax Act. Provides that for taxable years beginning after January 1, 2005, the rate of income tax for individuals, trusts, and estates is increased from 3% to 5% of the taxpayer's net income and the rate of income tax for corporations is increased from 4.8% to 8% of the taxpayer's net income. Includes retirement income within the definition of base income for individuals with an adjusted gross income of \$75,000 or more annually. Eliminates certain exemptions for corporations located in Enterprise Zones or federally designated Foreign Trade Zones. Creates the Family Tax Credit, which is a refundable tax credit available to any natural person or married couple filing jointly that reports a total annual income of \$47,000 or less. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Eliminates exemptions concerning newsprint and ink and concerning manufacturing and assembling machinery. Includes certain arts, entertainment, and recreation services within the definition of sale at retail in the Retailers' Occupation Tax Act. Amends the Property Tax Code. Requires the county clerk to abate the extension for educational purposes for each school district in the county by the amount of the property tax relief grants received by each of those school districts. Amends the Motor Fuel Tax Law. Deletes provisions concerning discounts for timely filing and paying the taxes. Amends the School Code. In the State aid formula provisions, increases the foundation level of support and grant amount for supplemental general State aid. Provides for an education appropriation minimum and supplemental State aid for rapidly expanding school districts.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

- 05-02-02 H Filed with the Clerk by Rep. David E. Miller
 - H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Added Chief Co-Sponsor Rep. John A. Fritchey
- 05-02-08 H Assigned to Executive Committee
- 05-03-08 H Added Chief Co-Sponsor Rep. William Davis
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-05-12 H Added Co-Sponsor Rep. Robin Kelly
 - H Added Co-Sponsor Rep. Deborah L. Graham
 - H Added Co-Sponsor Rep. Marlow H. Colvin
 - H Added Co-Sponsor Rep. Annazette Collins

HB-0751 JOYCE.

40 ILCS 5/6-128

from Ch. 108 1/2, par. 6-128

30 ILCS 805/8.29 new

Amends the Chicago Firefighter Article of the Illinois Pension Code to base retirement benefits on the highest consecutive 36 months, rather than 4 years, of salary within the last 10 years of service. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately. ,

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

05-02-01 H Filed with the Clerk by Rep. Kevin Joyce

05-02-02 H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0752 BURKE.

40 ILCS 5/6-164

from Ch. 108 1/2, par. 6-164

30 ILCS 805/8.29 new

Amends the Chicago Firefighter Article of the Illinois Pension Code. Increases the required employee contribution by 0.5% of salary. Compounds the 3% automatic annual increase in retirement annuity for members who have paid the increased contribution for at least one year. Allows certain persons no longer in service to elect to pay an additional contribution and thereby qualify for the compounding. For firemen born on or after January 1, 1955 and before January 1, 1960, 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,

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

05-02-01 H Filed with the Clerk by Rep. Daniel J. Burke

- 05-02-02 H First Reading
 - H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0753 **BURKE-FROEHLICH.**

40 ILCS 5/6-127.3 new

30 ILCS 805/8.29 new

Amends the Chicago Firefighter Article of the Illinois Pension Code. Provides that a qualifying firefighter, at the time of applying for a retirement annuity, may elect to forfeit to the Fund a portion of his or her lump sum payment for unused furlough time in exchange for an increase in his or her annuity. Provides for a maximum increase of 5% of average salary. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

05-02-01 H Filed with the Clerk by Rep. Daniel J. Burke

05-02-02 H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

H Added Chief Co-Sponsor Rep. Paul D. Froehlich

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0754 BURKE.

40 ILCS 5/6-128.4	from C	Ch. 108	1/2,	par. 6-128.4	
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from Ch. 108 1/2, par. 6-141.1

40 ILCS 5/6-141.1 40 ILCS 5/6-167 from Ch. 108 1/2, par. 6-167

30 ILCS 805/8.29 new

Amends the Chicago Firefighter Article of the Illinois Pension Code. Increases the minimum surviving spouse annuity to 100% of the retirement annuity to which the deceased firefighter was entitled at the time of death. Increases the required contribution for widow's annuity by 0.5% of salary. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

- 05-02-01 H Filed with the Clerk by Rep. Daniel J. Burke
- 05-02-02 H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

MILLER-FRITCHEY, GILES-DAVIS, MONIQUE-DUNKIN-OSTERMAN, HB-0755 COLVIN, KELLY, GRAHAM, YARBROUGH, COLLINS AND DAVIS, WILLIAM.

- 105 ILCS 5/10-20.40 new
- 105 ILCS 5/34-18.32 new

Amends the School Code. Requires a school board to prohibit a law enforcement agency or school official, while on school grounds or at a school-sponsored activity, from recruiting or compelling a student to participate in a police line-up, mock police line-up, or mug photograph shoot without the permission of the student's parent or guardian. Effective July 1, 2005.

- 05-02-01 H Filed with the Clerk by Rep. David E. Miller 05-02-02 H First Reading
- - H Referred to Rules Committee
- 05-02-08 H Assigned to Elementary & Secondary Education Committee
- 05-02-17 H Do Pass / Short Debate Elementary & Secondary Education Committee; 021-000-000
 - H Added Co-Sponsor Rep. Calvin L. Giles
- 05-02-18 H Placed on Calendar 2nd Reading - Short Debate H Second Reading - Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-24 H Added Chief Co-Sponsor Rep. John A. Fritchey
 - H Added Chief Co-Sponsor Rep. Monique D. Davis
 - H Added Chief Co-Sponsor Rep. Kenneth Dunkin
 - H Added Chief Co-Sponsor Rep. Harry Osterman
 - H Third Reading Short Debate Passed 114-000-000
- 05-02-25 S Arrive in Senate
- S Placed on Calendar Order of First Reading March 1, 2005
- 05-03-01 S Chief Senate Sponsor Sen. James T. Meeks
- 05-03-02 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Education
- 05-04-20 S Do Pass Education; 011-000-000
 - S Placed on Calendar Order of 2nd Reading April 21, 2005
 - S Added as Alternate Chief Co-Sponsor Sen. Kimberly A. Lightford
 - S Alternate Chief Co-Sponsor Changed to Sen. Kimberly A. Lightford
- 05-05-10 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. James T. Meeks; -Winkel-del Valle-Lightford
 - S Senate Floor Amendment No. 1 Referred to Rules
- 05-05-12 S Senate Floor Amendment No. 2 Filed with Secretary by Sen. James T. Meeks
 - S Senate Floor Amendment No. 2 Referred to Rules
 - S Senate Floor Amendment No. 2 Rules Refers to Higher Education
 - S Added as Alternate Chief Co-Sponsor Sen. Richard J. Winkel, Jr.
 - S Added as Alternate Chief Co-Sponsor Sen. Miguel del Valle
 - S Added as Alternate Chief Co-Sponsor Sen. Kwame Raoul
 - S Added as Alternate Co-Sponsor Sen. M. Maggie Crotty
 - S Senate Floor Amendment No. 2 Be Adopted Higher Education; 008-001-002
 - H Added Co-Sponsor Rep. Marlow H. Colvin
 - H Added Co-Sponsor Rep. Robin Kelly
 - H Added Co-Sponsor Rep. Deborah L. Graham
 - H Added Co-Sponsor Rep. Karen A. Yarbrough
 - H Added Co-Sponsor Rep. Annazette Collins
 - H Added Co-Sponsor Rep. William Davis
 - S Senate Floor Amendment No. 2 Senator Winkel added as co-sponsor.
 - S Senate Floor Amendment No. 3 Filed with Secretary by Sen. Richard J.

Winkel. Jr.

- S Senate Floor Amendment No. 3 Referred to Rules
- 05-05-13 S Senate Floor Amendment No. 4 Filed with Secretary by Sen. James T. Meeks: -Winkel
 - S Senate Floor Amendment No. 4 Referred to Rules
- 05-05-16 S Senate Floor Amendment No. 3 Rules Refers to Higher Education
 - S Senate Floor Amendment No. 4 Rules Refers to Higher Education
- 05-05-17 S Senate Floor Amendment No. 3 Be Adopted Higher Education; 010-000-000
 - S Senate Floor Amendment No. 4 Be Adopted Higher Education; 007-000-003
- 05-05-18 S Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins
- S Added as Alternate Co-Sponsor Sen. Mattie Hunter
- 05-05-20 S Rule 2-10 Third Reading Deadline Extended to December 31, 2005
- 05-07-01 S Pursuant to Senate Rule 3-9(b) / Referred to Rules
- S Senate Floor Amendment No. 2 Referred to Rules; 3-9(b) S Senate Floor Amendment No. 3 Referred to Rules; 3-9(b) S Senate Floor Amendment No. 4 Referred to Rules; 3-9(b)
- 05-11-04 S Rule 2-10 Third Reading Deadline Extended to January 9, 2007

HB-0756 LINDNER-FLIDER.

20 ILCS 2805/7 new

Amends the Department of Veterans Affairs Act. Creates the Veterans' Memorial Commission within the Department of Veterans Affairs. Authorizes the Commission to study, report, and advise on issues affecting veterans' memorials. Effective immediately.

HOUSE AMENDMENT NO. 2

Deletes everything after the enacting clause. Reinserts the provisions of the bill as introduced. Further amends the Department of Veterans Affairs Act. Changes the composition of the Commission to provide that the Commission shall be composed of 12 members: 2 members appointed by the President of the Senate, 2 members appointed by the Minority Leader of the Senate, 2 members appointed by the Speaker of the House of Representatives, 2 members appointed by the Minority Leader of the House of Representatives, one representative of the Department of Veterans Affairs, and 3 representatives of different veterans service organizations appointed by the Director of the Department. Provides that members shall serve 2-year terms without compensation. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-01 H Filed with the Clerk by Rep. Patricia Reid Lindner
- 05-02-02 H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Veterans Affairs Committee
- 05-03-10 H Do Pass / Short Debate Veterans Affairs Committee: 013-000-000
- H Placed on Calendar 2nd Reading Short Debate 05-04-06 H Added Chief Co-Sponsor Rep. Robert F. Flider
- 05-04-08 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- H House Amendment No. 1 Filed with Clerk by Rep. Patricia Reid Lindner 05-04-11
- H House Amendment No. 1 Referred to Rules Committee
- H House Amendment No. 2 Filed with Clerk by Rep. Patricia Reid Lindner 05-04-12
- H House Amendment No. 2 Referred to Rules Committee
- 05-04-13 H House Amendment No. 2 Recommends Be Adopted Rules Committee; 004-000-000
 - H House Amendment No. 2 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-14 H Third Reading - Short Debate - Passed 117-000-000
- H House Amendment No. 1 Tabled Pursuant to Rule 40(a)
- 05-04-15 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 19, 2005
- 05-04-20 S Chief Senate Sponsor Sen. Chris Lauzen
- 05-04-21 S First Reading
 - S Referred to Rules
 - S Assigned to State Government

05-05-05	S Do Pass State Government; 007-000-000
	S Placed on Calendar Order of 2nd Reading May 10, 2005
05-05-11	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 12, 2005
05-05-17	S Added as Alternate Co-Sponsor Sen. Kirk W. Dillard
	S Third Reading - Passed; 057-000-000
	H Passed Both Houses
05-06-15	H Sent to the Governor
05-08-04	H Governor Approved
	H Effective Date August 4, 2005

FEIGENHOLTZ-HAMOS-MATHIAS. HB-0757

305 ILCS 5/5-5e new

Amends the Illinois Public Aid Code. Provides that under the Medicaid program, the Department of Public Aid shall apply for any necessary waivers pursuant to the Social Security Act to develop supportive living facilities for persons with mental illness. Provides that any such waiver application shall be developed in cooperation with the Department of Human Services, the Department of Public Health, the Department on Aging, the Guardianship and Advocacy Commission, other State agencies as appropriate, operators of nursing facilities, and others. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-01 H Filed with the Clerk by Rep. Sara Feigenholtz

H Public Act 94-0448

- H Chief Co-Sponsor Rep. Julie Hamos
- 05-02-02 H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
- 05-02-08 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0758 BOLAND-FROEHLICH AND FRANKS.

10 ILC	CS 5/10-2	from	Ch.	46,	par.	10-2

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

Amends the Election Code. Changes the petition signature requirement for a new political party to at least twice the minimum number required for an established party candidate for the office on the slate with the lowest signature requirement. Changes the petition signature requirement for an independent candidate to at least twice the minimum number required for an established party candidate for that office.

- 05-02-01 H Filed with the Clerk by Rep. Mike Boland
- 05-02-02 H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
 - H Added Chief Co-Sponsor Rep. Paul D. Froehlich
 - H Added Co-Sponsor Rep. Jack D. Franks

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0759 LANG-PIHOS-FRANKS-BELLOCK, VERSCHOORE AND MCGUIRE.

20 ILCS 505/5.25 new

Amends the Children and Family Services Act. Provides that every child with a diagnosis of a mental illness who is placed under the Act shall receive mental health services. Requires DCFS, in cooperation with DHS, to file a proposed rule by January 1, 2006, regarding the mental health services to be provided to these children. Requires DCFS to assess each mental health community network in the State to determine what needs exist in each network for the required mental health services. Requires DCFS, by January I, 2007, to submit a report describing the assessment of the mental health community networks and a plan to address the identified needs to the Governor and the General Assembly.

HOUSE AMENDMENT NO. 1

Adds reference to:

20 ILCS 505/5.25 new

Deletes everything after the enacting clause. Amends the Children and Family Services Act. Provides that every child in the care of the Department of Children and Family Services shall receive necessary behavioral health services, including mental health services, trauma services, substance abuse services, and developmental disabilities services. Specifically, there shall be services, such as integrated assessments, treatment plans, individual and group therapy, and specialized foster care. A program facility or home shall assist the Department in arranging for behavioral health services from an outside provider. Provides that DCFS shall file proposed rules by January 1, 2006 regarding the behavioral health services to be provided to children in the care of DCFS. Provides that DCFS shall prepare an assessment of behavioral health community services available in the State by DCFS region to determine what needs for behavioral health services exist. Provides that DCFS, by January 1, 2007, shall submit a report to the Governor and the General Assembly that describes the assessment of available behavioral health services and a plan to address identified needs.

FISCAL NOTE (Department of Children & Family Services)

The Department under its Program Improvement Plan with the federal government is already planning to conduct this activity. Costs associated with the plan, and thus this legislation that codifies part of the activity, is already factored into the Fiscal Year 2006 budget as introduced. House Bill 759 does not add any additional costs to the Department.

- 05-02-01 H Filed with the Clerk by Rep. Lou Lang 05-02-02 H First Reading
- - H Referred to Rules Committee
- 05-02-08 H Assigned to Human Services Committee
 - H Added Chief Co-Sponsor Rep. Sandra M. Pihos
 - H Added Chief Co-Sponsor Rep. Jack D. Franks
- 05-02-24 H House Amendment No. 1 Filed with Clerk by Human Services Committee H House Amendment No. 1 Adopted in Human Services Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Human Services Committee; 009-001-000
 - H Added Chief Co-Sponsor Rep. Patricia R. Bellock
- 05-02-25 H Placed on Calendar 2nd Reading - Short Debate
 - H Fiscal Note Requested by Rep. Rosemary Mulligan; As Amended H Co-Sponsor Rep. Patrick J Verschoore
 - H Co-Sponsor Rep. Jack McGuire
- 05-03-07 H Fiscal Note Filed As Amended by HA 1
- 05-03-15 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-17 H Third Reading Short Debate Passed 113-000-000 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 6, 2005
- 05-03-24 S Chief Senate Sponsor Sen. Susan Garrett
- 05-04-06 S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Health & Human Services
- 05-04-20 S Do Pass Health & Human Services; 010-000-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005 05-05-05 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 10, 2005
- 05-05-11 S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
 - S Third Reading Passed; 054-000-001
 - H Passed Both Houses
- 05-06-09 H Sent to the Governor
- 05-06-15 H Governor Approved H Effective Date January 1, 2006 H Public Act 94-0034

RITA-FLOWERS-BLACK-BRADY-DAVIS, WILLIAM, DUNKIN, DELGADO, HB-0760 SOTO, KELLY, PATTERSON, COLVIN, HOWARD, MOLARO, LANG, MAUTINO, LYONS, JOSEPH, YARBROUGH AND DAVIS, MONIQUE.

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

Amends the Illinois Public Aid Code. Provides that beginning July 1, 2005, the Department of Human Services shall annually increase the minimum reimbursement amount for funeral and

HB-0760 to HB-0760

burial expenses required under the Code by a percentage equal to the percentage increase, if any, in the Consumer Price Index for All Urban Consumers during the preceding 12 months. Effective immediately.

FISCAL NOTE (Department of Human Services)

House Bill 760 will have a significant fiscal impact to the Funeral and Burials line-item with an estimated cost of \$348,480 based on an assumed 3% increase in FY06. If the minimum payment levels are increased annually to meet the Consumer Price Index/All Urban Consumers standards, costs will continue to increase in the outyears.

SENATE FLOOR AMENDMENT NO. 1

Replaces everything after the enacting clause. Amends the Illinois Public Aid Code. Provides that on January 1, 2006, July 1, 2006, and July 1, 2007 (instead of on July 1, 2005 and on each July 1 thereafter), the Department of Human Services shall increase the minimum reimbursement amount for funeral and burial expenses by a percentage equal to the percentage increase in the Consumer Price Index for All Urban Consumers, if any, during the 12 months immediately preceding that January 1 or July 1. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-01 H Filed with the Clerk by Rep. Robert Rita
- 05-02-02 H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Human Services Committee
- 05-02-24 H Do Pass / Short Debate Human Services Committee; 012-000-000 H Added Chief Co-Sponsor Rep. Monique D. Davis
 - H Added Chief Co-Sponsor Rep. Dan Brady
 - H Chief Co-Sponsor Changed to Rep. Dan Brady
- 05-02-25 H Placed on Calendar 2nd Reading Short Debate
 - H Added Chief Co-Sponsor Rep. William Davis

H Added Chief Co-Sponsor Rep. Karen A. Yarbrough

H Added Co-Sponsor Rep. Kenneth Dunkin

H Added Co-Sponsor Rep. William Delgado

- H Added Co-Sponsor Rep. Cynthia Soto
- H Added Co-Sponsor Rep. Robin Kelly
- H Added Co-Sponsor Rep. Milton Patterson
- H Added Co-Sponsor Rep. Mary E. Flowers
- H Added Co-Sponsor Rep. Marlow H. Colvin
- H Added Co-Sponsor Rep. Constance A. Howard
- H Added Co-Sponsor Rep. Robert S. Molaro
- H Added Co-Sponsor Rep. Lou Lang
- H Added Co-Sponsor Rep. Frank J. Mautino
- H Added Co-Sponsor Rep. Joseph M. Lyons
- H Chief Co-Sponsor Changed to Rep. William Davis
- 05-03-02 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-03 H Remove Chief Co-Sponsor Rep. Karen A. Yarbrough H Added Chief Co-Sponsor Rep. William B. Black H Added Co-Sponsor Rep. Karen A. Yarbrough
 - H Third Reading Short Debate Passed 115-000-000
 - H Chief Co-Sponsor Changed to Rep. William B. Black
- 05-03-08 S Arrive in Senate
- S Placed on Calendar Order of First Reading March 9, 2005
- 05-03-10 H Remove Chief Co-Sponsor Rep. Monique D. Davis
 - H Added Co-Sponsor Rep. Monique D. Davis
 - H Added Chief Co-Sponsor Rep. Mary E. Flowers
 - H Removed Co-Sponsor Rep. Mary E. Flowers
- 05-03-15 S Chief Senate Sponsor Sen. Carol Ronen
- 05-03-17 S First Reading
- S Referred to Rules
- 05-04-08 S Added as Alternate Chief Co-Sponsor Sen. M. Maggie Crotty
- 05-04-13 S Assigned to Health & Human Services
- 05-04-20 S Postponed Health & Human Services
- 05-05-03 S Fiscal Note Filed from the Illinois Department of Human Services.

- 05-05-05 S Do Pass Health & Human Services; 010-000-000
 - S Placed on Calendar Order of 2nd Reading May 10, 2005
- 05-05-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 12, 2005
 - S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Carol Ronen
 - S Senate Floor Amendment No. 1 Referred to Rules
- 05-05-16 S Senate Floor Amendment No. 1 Rules Refers to Health & Human Services
- 05-05-17 S Added as Alternate Chief Co-Sponsor Sen. Donne E. Trotter
- 05-05-18 S Senate Floor Amendment No. 1 Recommend Do Adopt Health & Human Services; 008-000-000
- 05-05-19 S Recalled to Second Reading
 - S Senate Floor Amendment No. 1 Adopted; Ronen
 - S Placed on Calendar Order of 3rd Reading
 - S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
 - S Third Reading Passed; 058-000-000
- 05-05-20 H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
- 05-05-23 H Senate Floor Amendment No. 1 Motion Filed Concur Rep. Robert Rita H Senate Floor Amendment No. 1 Motion to Concur Referred to Rules Committee
- 05-05-24 H Senate Floor Amendment No. 1 Motion to Concur Recommends be Adopted Rules Committee; 004-000-000
- 05-05-27 H Senate Floor Amendment No. 1 House Concurs 116-000-000
- H Passed Both Houses
- 05-06-24 H Sent to the Governor
- 05-08-23 H Governor Approved
 - H Effective Date August 23, 2005

HB-0761 DAVIS, WILLIAM-MILLER-DAVIS, MONIQUE-FRITCHEY-WASHINGTON, YARBROUGH, COLVIN, KELLY, GRAHAM, D'AMICO AND DUGAN.

105 ILCS 5/18-8.05

Amends the School Code with regard to the State aid formula. Increases the foundation level of support by \$250. Effective July 1, 2005.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-02-01 H Filed with the Clerk by Rep. William Davis
 - 05-02-02 H First Reading
 - H Referred to Rules Committee
 - 05-02-08 H Assigned to Executive Committee
 - H Added Chief Co-Sponsor Rep. David E. Miller
 - 05-02-09 H Added Chief Co-Sponsor Rep. John A. Fritchey
 - 05-03-01 H Co-Sponsor Rep. Karen A. Yarbrough
 - 05-03-03 H Added Chief Co-Sponsor Rep. Monique D. Davis
 - H Added Co-Sponsor Rep. Marlow H. Colvin
 - 05-03-08 H Added Co-Sponsor Rep. Robin Kelly
 - 05-03-10 H Added Co-Sponsor Rep. Deborah L. Graham
 - H Rule 19(a) / Re-referred to Rules Committee
 - 05-03-16 H Chief Co-Sponsor Rep. Eddie Washington H Co-Sponsor Rep. John D'Amico
 - 05-04-05 H Added Co-Sponsor Rep. Lisa M. Dugan

HB-0762 FEIGENHOLTZ, DAVIS, WILLIAM, YARBROUGH, SOTO AND GRAHAM.

110 ILCS 205/9.30 new

Amends the Board of Higher Education Act. Requires the Board to determine the type of extended health insurance coverage that State universities must offer to recent graduates. Provides that the coverage must be similar to what the federal Consolidated Ornnibus Budget Reconciliation Act (COBRA) provides for workers and must extend for a period of 24 months following a person's graduation. Requires each State university to offer this standard extended health insurance coverage to its recent graduates.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-01 H Filed with the Clerk by Rep. Sara Feigenholtz
05-02-02 H First Reading H Referred to Rules Committee
05-02-08 H Assigned to Higher Education Committee
05-02-10 H Added Co-Sponsor Rep. William Davis
05-03-02 H Added Co-Sponsor Rep. Karen A. Yarbrough
05-03-08 H Added Co-Sponsor Rep. Cynthia Soto
05-03-10 H Added Co-Sponsor Rep. Deborah L. Graham H Rule 19(a) / Re-referred to Rules Committee

HB-0763 FEIGENHOLTZ.

720 ILCS 570/402 from Ch. 56 1/2, par. 1402

Amends the Illinois Controlled Substances Act. Defines "controlled substance analog" for the purposes of the Section concerning unlawful possession of controlled substances. Provides that the possession of 200 grams or more of a substance not otherwise specified in the unlawful possession of controlled substances provisions of the Act containing an analog of a substance classified as a narcotic drug in Schedule I or II is a Class 1 felony. Effective immediately.

SENATE FLOOR AMENDMENT NO. 1

Provides that except as otherwise provided in the Illinois Controlled Substances Act, it is unlawful for a person to knowingly possess a controlled substance analog. NOTE(S) THAT MAY APPLY: Correctional

	AT MAY APPLY: Correctional
	H Filed with the Clerk by Rep. Sara Feigenholtz
	H First Reading
	H Referred to Rules Committee
05-02-08	H Assigned to Judiciary II - Criminal Law Committee
05-02-18	H Do Pass / Short Debate Judiciary II - Criminal Law Committee; 016-000-
	000
	H Placed on Calendar 2nd Reading - Short Debate
05-02-25	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-03-02	H Third Reading - Short Debate - Passed 116-000-000
05-03-03	S Arrive in Senate
	S Placed on Calendar Order of First Reading March 8, 2005
	S Chief Senate Sponsor Sen. John J. Cullerton
05-03-10	S First Reading
	S Referred to Rules
05-04-13	S Assigned to Judiciary
05-04-20	S Do Pass Judiciary; 008-000-000
	S Placed on Calendar Order of 2nd Reading April 21, 2005
05-05-02	S Senate Floor Amendment No. 1 Filed with Secretary by Sen. John J.
	Cullerton
	S Senate Floor Amendment No. 1 Referred to Rules
05-05-05	S Second Reading
05 05 16	S Placed on Calendar Order of 3rd Reading May 10, 2005
05-05-16	S Senate Floor Amendment No. 1 Rules Refers to Judiciary
05-05-17	S Senate Floor Amendment No. 1 Recommend Do Adopt Judiciary; 008-000-000
	S Recalled to Second Reading
	S Senate Floor Amendment No. 1 Adopted; Cullerton S Placed on Calendar Order of 3rd Reading May 18, 2005
05-05-20	S Third Reading - Passed; 055-000-000
00 00 10	H Arrived in Honse
	H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
05-05-25	H Senate Floor Amendment No. 1 Motion Filed Concur Rep. Sara
	Feigenholtz
	H Senate Floor Amendment No. 1 Motion to Concur Referred to Rules
	Committee
	H Senate Floor Amendment No. 1 Motion to Concur Recommends be
	Adopted Rules Committee: 003-000-000
05-05-27	H Senate Floor Amendment No. 1 House Concurs 116-000-000
	H Passed Both House

H Passed Both Houses

05-06-24 H Sent to the Governor 05-07-26 H Governor Approved H Effective Date July 26, 2005 H Public Act 94-0324

HB-0764 SOTO.

305 ILCS 5/10-8.2 new

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.

- 05-02-01 H Filed with the Clerk by Rep. Cynthia Soto
- 05-02-02 H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Child Support Enforcement Committee
- 05-03-09 H Do Pass / Short Debate Child Support Enforcement Committee; 005-002-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate
- 05-04-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0765 FRANKS-BLACK-CHAPA LAVIA, COULSON, RITA, DELGADO, CHAVEZ AND JEFFERSON.

305 ILCS 5/5-25 new

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that the minimum monthly personal needs allowance for a person who is an inpatient in an institution or facility for which payments are made under the Medical Assistance Article throughout a month, and who is determined to be eligible for medical assistance under that Article, is \$50.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-02-01 H Filed with the Clerk by Rep. Jack D. Franks
 - 05-02-02 H First Reading
 - H Referred to Rules Committee
 - 05-02-08 H Assigned to Human Services Committee
 - 05-02-17 H Do Pass / Short Debate Human Services Committee; 011-000-000
 - H Added Co-Sponsor Rep. Elizabeth Coulson
 - H Added Co-Sponsor Rep. Robert Rita
 - H Added Co-Sponsor Rep. William Delgado
 - H Added Co-Sponsor Rep. Michelle Chavez
 - H Added Co-Sponsor Rep. Charles E. Jefferson
 - H Added Co-Sponsor Rep. Linda Chapa LaVia
 - 05-02-18 H Placed on Calendar 2nd Reading Short Debate
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-02-24 H Added Chief Co-Sponsor Rep. William B. Black
 - H Third Reading Short Debate Passed 114-000-000
 - 05-02-25 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 1, 2005
 - 05-03-01 S Chief Senate Sponsor Sen. Terry Link
 - H Alternate Chief Sponsor Changed to Sen. Terry Link
 - 05-03-02 S First Reading
 - S Referred to Rules
 - 05-03-03 H Added Chief Co-Sponsor Rep. Linda Chapa LaVia
 - H Removed Co-Sponsor Rep. Linda Chapa LaVia
 - 05-04-13 S Assigned to Health & Human Services
 - 05-05-06 S Rule 3-9(a) / Re-referred to Rules

HB-0766 HULTGREN-MATHIAS-PIHOS-FROEHLICH-WAIT.

740 ILCS 115/5 from Ch. 70, par. 55 Amends the Parental Responsibility Law. Provides that, where a wilful or malicious act by the minor causes damage to real or personal property owned or leased by a local public entity, no recovery under the Act may exceed \$100,000 actual damages for each local public entity that owns or leases the property. Defines "local public entity". Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Amends the Parental Responsibility Law. Raises the maximum recovery of actual damages to \$20,000 (from \$2,500) for each person or legal entity for each occurrence of wilful or malicious acts by the minor causing injury. Effective immediately.

- 05-02-01 H Filed with the Clerk by Rep. Randall M. Hultgren
- 05-02-02 H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
- 05-02-08 H Assigned to Judiciary I Civil Law Committee
- 05-02-24 H House Amendment No. 1 Filed with Clerk by Judiciary I Civil Law Committee
 - H House Amendment No. 1 Adopted in Judiciary I Civil Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary I Civil Law Committee; 013-000-000
- 05-02-25 H Placed on Calendar 2nd Reading Short Debate
- 05-03-02 H Added Chief Co-Sponsor Rep. Sandra M. Pihos
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-03 H Added Chief Co-Sponsor Rep. Paul D. Froehlich
 - H Added Chief Co-Sponsor Rep. Ronald A. Wait
 - H Third Reading Short Debate Passed 115-000-000
- 05-03-08 S Arrive in Senate
- S Placed on Calendar Order of First Reading March 9, 2005
- 05-03-09 S Chief Senate Sponsor Sen. William R. Haine
 - S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Judiciary
- 05-04-20 S Postponed Judiciary
- 05-05-05 S Do Pass Judiciary; 007-000-000
 - S Placed on Calendar Order of 2nd Reading May 10, 2005
- 05-05-11 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 12, 2005
- 05-05-17 S Added as Alternate Chief Co-Sponsor Sen. Edward D. Maloney S Third Reading Passed; 057-000-000
 - H Passed Both Houses
- 05-06-15 H Sent to the Governor
- 05-07-07 H Governor Approved
 - H Effective Date July 7, 2005
 - H Public Act 94-0130

HB-0767 FRANKS-FROEHLICH-CHAPA LAVIA-MATHIAS AND DUGAN.

720 ILCS 5/9-3

from Ch. 38, par. 9-3

Amends the Criminal Code of 1961. Provides that in cases involving reckless homicide, the defendant's driving of a motor vehicle or operating a snowmobile, all-terrain vehicle, or watercraft at an excessive rate of speed may be the sole evidence of a reckless act.

HOUSE AMENDMENT NO. 1 Deletes reference to:

720 ILCS 5/9-3

120 ILCS 3/9-3

Adds reference to: 730 ILCS 5/5-5-3.2

from Ch. 38, par. 1005-5-3.2

Deletes everything after the enacting clause. Amends the Unified Code of Corrections. Provides that the court may impose a more severe sentence upon a defendant who (i) committed the offense of reckless homicide or the offense of driving under the influence of alcohol, other drug or drugs, intoxicating compound or compounds or any combination thereof or a similar provision of a local ordinance and (ii) was operating a motor vehicle in excess of 20 miles per hour over the posted speed limit. Effective immediately.

NOTE(S) TH	AT MAY APPLY: Correctional
	H Filed with the Clerk by Rep. Jack D. Franks
	H First Reading
	H Referred to Rules Committee
05-02-03	H Added Chief Co-Sponsor Rep. Paul D. Froehlich
	H Added Chief Co-Sponsor Rep. Linda Chapa LaVia
	H Added Chief Co-Sponsor Rep. Sidney H. Mathias
05-02-08	H Assigned to Judiciary II - Criminal Law Committee
05-03-03	H House Amendment No. 1 Filed with Clerk by Judiciary II - Criminal Law
	Committee
	H House Amendment No. 1 Adopted in Judiciary II - Criminal Law
	Committee; by Voice Vote
	H Do Pass as Amended / Short Debate Judiciary II - Criminal Law
	Committee; 016-000-000
	H Placed on Calendar 2nd Reading - Short Debate
05-03-15	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-03-16	H Added Co-Sponsor Rep. Lisa M. Dugan
	H Third Reading - Short Debate - Passed 113-000-000
05-03-17	S Arrive in Senate
	S Placed on Calendar Order of First Reading April 6, 2005
05-03-21	S Chief Senate Sponsor Sen. Pamela J. Althoff
05-04-06	S First Reading
	S Referred to Rules
	S Assigned to Judiciary
05-04-20	S Do Pass Judiciary; 010-000-000
	S Placed on Calendar Order of 2nd Reading April 21, 2005
05-05-11	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 12, 2005
05-05-17	S Third Reading - Passed; 056-000-001
	H Passed Both Houses
	H Sent to the Governor
05 07 07	U Governor Approved

- 05-07-07 H Governor Approved
 - H Effective Date July 7, 2005

HB-0768 DELGADO.

New Act

Creates the Affordable, Accessible, Quality Health Plan for the Uninsured Act. Contains only a short-title provision.

- 05-02-01 H Filed with the Clerk by Rep. William Delgado
- 05-02-02 H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0769 SOTO.

625 ILCS 5/6-306.6 from Ch. 95 1/2, par. 6-306.6

Amends the Illinois Vehicle Code. Amends the provision regarding failure to pay fines, penalties, and court costs to provide that the Secretary of State may not remove the notation indicating a driver's failure to pay until the Secretary has received, directly from the court of venue (rather than from the driver), written notice of payment. Provides that, if full payment has been received, the court shall provide the driver with a receipt indicating payment in full. Provides that the receipt provided to the driver may not be used by the driver to clear the driver's record. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Reinserts the provisions of the original bill, with changes. Provides that the changes contained in the original bill apply only in a county with a population of 3,000,000 or more. Changes the effective date to January 1, 2006.

FISCAL NOTE (H-AM 1) (Office of the Secretary of State)

House Bill 769, as amended by House Amendment 1, has little or no fiscal impact on

the Secretary of State's office.

SENATE COMMITTEE AMENDMENT NO. 1

Provides that, in a county with a population of 3,000,000 or more, a person who was denied driving privileges under the provision may not have those privileges restored by presenting an original receipt, signed by the clerk of the court, for full payment of the fine, penalty or cost.

- 05-02-01 H Filed with the Clerk by Rep. Cynthia Soto
- 05-02-02 H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to State Government Administration Committee
- 05-03-02 H Motion to Suspend Rule 25 Prevailed
 - H House Amendment No. 1 Filed with Clerk by State Government Administration Committee
 - H House Amendment No. 1 Adopted in State Government Administration Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate State Government Administration Committee; 008-000-000
- 05-03-03 H Placed on Calendar 2nd Reading Short Debate
- 05-03-08 H Fiscal Note Filed As Amended by HA 1
- 05-04-07 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-08 H Third Reading Short Debate Passed 108-000-000
- 05-04-11 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 12, 2005
- 05-04-12 S Chief Senate Sponsor Sen. Terry Link
- 05-04-13 S First Reading
- S Referred to Rules
- 05-04-21 S Assigned to Transportation
- 05-05-02 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Terry Link
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-05-03 S Senate Committee Amendment No. 1 Rules Refers to Transportation S Senate Committee Amendment No. 1 Adopted
- 05-05-04 S Do Pass as Amended Transportation; 009-000-000
- S Placed on Calendar Order of 2nd Reading May 5, 2005
- 05-05-05 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 10, 2005
- 05-05-11 S Third Reading Passed; 059-000-000
 - H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
- 05-05-20 H Senate Committee Amendment No. 1 Motion Filed Concur Rep. Cynthia Soto
 - H Senate Committee Amendment No. 1 Motion to Concur Referred to Rules Committee
- 05-05-31 H Senate Committee Amendment No. 1 Motion to Concur Recommends be Adopted Rules Committee; 003-002-000
 - H Senate Committee Amendment No. 1 House Concurs 113-003-000
 - H Passed Both Houses
- 05-06-29 H Sent to the Governor
- 05-08-18 H Governor Approved
 - H Effective Date January 1, 2006

H Public Act 94-0618

HB-0770 ACEVEDO.

40 ILCS 5/6-128 from Ch. 108 1/2, par. 6-128

30 ILCS 805/8.29 new

Amends the Chicago Firefighter Article of the Illinois Pension Code to increase the retirement annuity formula to 3.0% of average salary for each completed year of service or remaining fraction thereof, subject to a maximum of 75% of average salary. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

20 ILCS 655/4

05-02-01 H Filed with the Clerk by Rep. Edward J. Acevedo

- 05-02-02 H First Reading
- H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

GORDON-FLIDER-DUGAN-BEISER-BRADLEY, JOHN AND YARBROUGH. HB-0771

from Ch. 67 1/2, par. 604

Amends the Illinois Enterprise Zone Act. Provides that any parcel of property used for an ethanol plant is qualified to become an enterprise zone regardless of whether that parcel is located in an area that otherwise fails to qualify to be an enterprise zone. Effective immediately. NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

- 05-02-01 H Filed with the Clerk by Rep. Careen M Gordon
- 05-02-02 H First Reading
- H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-02-10 H Added Chief Co-Sponsor Rep. Robert F. Flider
- H Added Chief Co-Sponsor Rep. Lisa M. Dugan
- 05-03-03 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-10 H Added Chief Co-Sponsor Rep. Daniel V. Beiser
 - H Added Chief Co-Sponsor Rep. John E. Bradley
 - H Rule 19(a) / Re-referred to Rules Committee

HB-0772 SCULLY-FROEHLICH-MATHIAS-KELLY, YARBROUGH, GRAHAM AND SOTO.

815 ILCS 505/2VV new

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that it is an unlawful practice for any person to knowingly advertise in the State the retail purchase of goods that are illegal to possess in the State or services that are illegal to obtain in the State.

- 05-02-01 H Filed with the Clerk by Rep. George Scully, Jr.
- 05-02-02 H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Added Chief Co-Sponsor Rep. Paul D. Froehlich
- H Added Chief Co-Sponsor Rep. Sidney H. Mathias
- 05-02-08 H Assigned to Consumer Protection Committee
- 05-02-16 H Added Chief Co-Sponsor Rep. Robin Kelly 05-03-07 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-10 H Added Co-Sponsor Rep. Deborah L. Graham
- H Rule 19(a) / Re-referred to Rules Committee
- 05-04-12 H Added Co-Sponsor Rep. Cynthia Soto

SCULLY-MATHIAS-FROEHLICH AND YARBROUGH. HB-0773

625 ILCS 5/11-503

from Ch. 95 1/2, par. 11-503

Amends the Vehicle Code. Provides that the unlawful operation of a vehicle at a speed that is 40 miles per hour or more in excess of the applicable maximum speed is prima facie evidence of reckless driving.

NOTE(S) THAT MAY APPLY: Correctional

- 05-02-01 H Filed with the Clerk by Rep. George Scully, Jr.
- 05-02-02 H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Added Chief Co-Sponsor Rep. Sidney H. Mathias

H Added Chief Co-Sponsor Rep. Paul D. Froehlich

- 05-02-08 H Assigned to Transportation and Motor Vehicles Committee
- 05-03-07 H Added Co-Sponsor Rep. Karen A. Yarbrough

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0774 SULLIVAN.

35 ILCS 200/15-50

Amends the Property Tax Code. Makes a technical change in a Section concerning exemptions for United States property.

05-02-01 H Filed with the Clerk by Rep. Ed Sullivan, Jr.

05-02-02 H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0775 SULLIVAN.

35 ILCS 200/15-185

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

05-02-01 H Filed with the Clerk by Rep. Ed Sullivan, Jr. 05-02-02 H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0776 SULLIVAN.

35 ILCS 200/9-195

Amends the Property Tax Code. Makes a technical change in a Section concerning the leasing of exempt property.

05-02-01 H Filed with the Clerk by Rep. Ed Sullivan, Jr.

05-02-02 H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0777 LANG.

35 ILCS 200/18-185

70 ILCS 2605/12

from Ch. 42, par. 332

Amends the Metropolitan Water Reclamation District Act. Authorizes the District to impose a separate tax for the purpose of providing funds for health care costs, at a rate not to exceed 0.05% of the assessed valuation of the taxable property of the District. Makes a corresponding reduction in the maximum amount of the levy for general corporate purposes. Amends the Property Tax Code to exclude the new tax from the applicable definition of "aggregate extension" for purposes of the Property Tax Extension Limitation Law. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-01 H Filed with the Clerk by Rep. Lou Lang

05-02-02 H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0778 MADIGAN-VERSCHOORE.

220 ILCS 5/16-111

Amends the Public Utilities Act. Makes a technical change in a Section concerning rates and restructuring transactions during the mandatory transition period.

- 05-02-01 H Filed with the Clerk by Rep. Patrick J Verschoore
- 05-02-02 H First Reading
- H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-04 H Chief Sponsor Changed to Rep. Michael J. Madigan

H Added Chief Co-Sponsor Rep. Patrick J Verschoore

- 05-03-10 H Do Pass / Short Debate Executive Committee; 013-000-000
 - H Placed on Calendar 2nd Reading Short Debate
- 05-04-08 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

MENDOZA-DELGADO-SACIA-TURNER-MILLNER, FROEHLICH, HB-0779 LINDNER, MCAULIFFE, MITCHELL, JERRY, NEKRITZ, PARKE, SOTO, STEPHENS, TRYON, WAIT, SCHOCK, CULTRA, BERRIOS, CHAVEZ, BELLOCK, CHAPA LAVIA, GORDON, LYONS, JOSEPH, MAUTINO, SCULLY, BROSNAHAN, BAILEY, HANNIG, HOLBROOK, SMITH, BEISER,

BOLAND, MCGUIRE, VERSCHOORE, GRANBERG, RITA, HOFFMAN, MILLER, JOYCE, COLVIN, YARBROUGH, GRAHAM, RYG, DAVIS, WILLIAM, LYONS, EILEEN, HAMOS, MOFFITT, BRADLEY, RICHARD, WASHINGTON, D'AMICO, FRANKS AND SULLIVAN.

725 ILCS 5/107-2.5 new 730 ILCS 5/5-4-3

from Ch. 38, par. 1005-4-3

Amends the Code of Criminal Procedure of 1963 and the Unified Code of Corrections. Provides that every person arrested for committing a felony shall have a sample of his or her saliva or tissue taken for DNA fingerprinting analysis, at the time of booking, for the purpose of determining identity and for certain other specified purposes. Provides that subject to appropriation, the Department of State Police shall implement this provision. Provides that this provision becomes operative no later than the earliest of the following: (1) two years after the effective date of this amendatory Act; (2) the date on which the Department of State Police informs law enforcement agencies that the Department is ready to collect samples; or (3) January 1, 2008. Effective immediately.

HOUSE AMENDMENT NO. 1

Adds reference to: 720 ILCS 5/31-4

from Ch. 38, par. 31-4

Amends the Criminal Code of 1961. Provides that the offense of obstructing justice also includes destroying, altering, concealing, disguising, or otherwise tampering with evidence collected for DNA fingerprinting analysis. Provides that the the offense is a Class 3 felony. Provides that in the amendatory changes to the Unified Code of Corrections, intentionally using genetic marker grouping analysis information derived from a DNA sample beyond authorized uses is a Class 3 rather than a Class 4 felony.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-02 H Filed with the Clerk by Rep. Susana A Mendoza H First Reading H Referred to Rules Committee
- 05-02-03 H Added Co-Sponsor Rep. Paul D. Froehlich
- 05-02-08 H Assigned to Judiciary II Criminal Law Committee
- 05-02-17 H Added Chief Co-Sponsor Rep. Maria Antonia Berrios
 - H Added Chief Co-Sponsor Rep. Michelle Chavez
 - H Added Co-Sponsor Rep. Patricia Reid Lindner
 - H Added Co-Sponsor Rep. Michael P. McAuliffe
 - H Added Co-Sponsor Rep. John J. Millner
 - H Added Co-Sponsor Rep. Jerry L. Mitchell
 - H Added Co-Sponsor Rep. Elaine Nekritz
 - H Added Co-Sponsor Rep. Terry R. Parke
 - H Added Co-Sponsor Rep. Cynthia Soto
 - H Added Co-Sponsor Rep. Ron Stephens
 - H Added Co-Sponsor Rep. Michael Tryon
 - H Added Co-Sponsor Rep. Ronald A. Wait
 - H Added Co-Sponsor Rep. Aaron Schock
 - H Added Co-Sponsor Rep. Shane Cultra
- 05-02-24 H Remove Chief Co-Sponsor Rep. Maria Antonia Berrios H Remove Chief Co-Sponsor Rep. Michelle Chavez
 - H Added Co-Sponsor Rep. Maria Antonia Berrios
 - H Added Co-Sponsor Rep. Michelle Chavez
 - H Added Chief Co-Sponsor Rep. William Delgado

 - H Added Chief Co-Sponsor Rep. Jim Sacia
 - H Added Chief Co-Sponsor Rep. Arthur L. Turner
 - H Added Chief Co-Sponsor Rep. John J. Millner
 - H Removed Co-Sponsor Rep. John J. Millner H Added Co-Sponsor Rep. Patricia R. Bellock
 - H Added Co-Sponsor Rep. Linda Chapa LaVia
 - H Added Co-Sponsor Rep. Careen M Gordon
 - H Added Co-Sponsor Rep. Joseph M. Lyons
 - H Added Co-Sponsor Rep. Frank J. Mautino
 - H Added Co-Sponsor Rep. George Scully, Jr.
 - H Added Co-Sponsor Rep. James D. Brosnahan
 - H Added Co-Sponsor Rep. Patricia Bailey

	H Added Co-Sponsor Rep. Gary Hannig
	H Added Co-Sponsor Rep. Thomas Holbrook
	n Added Co-Sponsor Rep. Michael K Smith
	H Added Co-Sponsor Rep. Daniel V Beiser
	n Added Co-Sponsor Rep. Mike Boland
	H Added Co-Sponsor Rep. Jack McGuire
	H Added Co-Sponsor Rep. Patrick J Verschoore
	H Added Co-Sponsor Rep. Kurt M Granberg
	H Added Co-Sponsor Rep. Robert Rita
	H Added Co-Sponsor Rep. Jay C. Hoffman
	H Added Co-Sponsor Rep. David E. Miller H Added Co-Sponsor Rep. Kevin Joyce
	H Added Co-Sponsor Rep. Marlow H. Colvin
	H Added Co-Sponsor Rep. Karen A. Yarbrough
	n Auded Co-Sponsor Rep. Deborah I Graham
	II Added Co-Sponsor Rep. Kathleen A Ryg
	H Added Co-Sponsor Rep. William Davis
	H Added Co-Sponsor Rep. Eileen Lyons
	H Added Co-Sponsor Rep. Julie Hamos
05-03-03	H Added Co-Sponsor Ren Donald I Moffert
00-00-03	n nouse Amendment No. 1 Filed with Clerk by Judiciant II. Comment I and
	H House Amendment No. 1 Adopted in Judiciary II - Criminal Law Committee; by Voice Vote
	H Do Pass as Amended / Short Debate Judiciary II - Criminal Law Committee; 013-001-000
	H Placed on Calendar 2nd Reading - Short Debate
	The sponsor Ken, Richard T Bradlay
05-03-15	n second Reading - Short Debate
05 00 1 6	H Placed on Calendar Order of 2-d Durit on the second
05-03-16	
05-03-17	n Co-sponsor Rep. John D'Amico
05-05-17	
	Standard Debate
	Thind Reading - Standard Debate - Dagged 106 001 000
	H Added Co-Sponsor Rep. Jack D. Franks H Added Co-Sponsor Rep. Ed Sullivan, Jr.
	S Arrive in Senate
	S Placed on Calendar Order of First Panding A it (and
05-04-06	
	S Referred to Rules
	S Added as Alternate Chief Co-Sponsor Sen. William R. Haine S Added as Alternate Chief Co Sponsor Sen. William R. Haine
	S Added as Alternate Co-Sponsor Sen. Edward D. Maloney S Added as Alternate Co-Sponsor Sen. Edward D. Maloney
05-04-11	
	S Added as Alternate Co-Sponsor Sen. Peter J. Roskam S Added as Alternate Co-Sponsor Sen. Peter J. Roskam S Added as Alternate Co-Sponsor Sen. Edward Petka
	S Added as Alternate Co-Sponsor Sen. Richard J. Winkel, Jr. S Added as Alternate Co-Sponsor Sen. Richard J. Winkel, Jr.
05-05-28	S Added as Alternate Co-Sponsor Sen. Richard J. Winkel, Jr. S Added as Alternate Co-Sponsor Sen. Louis S. Viverito
HB-0780 FLI	DER-MATHIAS-FROEHLICH-FRANKS-CHAPA LAVIA AND MOFFITT
1000 5/1	
720 ILCS 5/1 720 ILCS 5/1	
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- 720 ILCS 5/16J-5 new 720 ILCS 5/16J-10 new 720 ILCS 5/16J-15 new

720 ILCS 5/16J-20 new

720 ILCS 5/16J-25 new

Amends the Criminal Code of 1961. Creates the offense of online sale of stolen property. Provides that a person commits the offense when he or she uses or accesses the Internet with the intent of selling property gained through unlawful means. Creates the offense of online theft by deception. Provides that a person commits the offense when he or she uses the Internet to purchase or attempt to purchase property from a seller with a mode of payment that he or she knows or has reason to believe is fictitious, stolen, or lacking the consent of the valid account holder. Creates the offense of electronic fencing. Provides that a person commits the offense when he or she sells stolen property using the Internet, knowing that the property was stolen. Provides that a person who unknowingly purchases stolen property over the Internet does not violate this provision. Establishes penalties for violations. Effective immediately.

HOUSE AMENDMENT NO. 1

Eliminates as an element of the offense of online theft by deception that the offender has reason to believe that the mode of payment is fictitious, stolen, or lacking the consent of the valid account holder.

NOTE(S) THAT MAY APPLY: Correctional

- 05-02-02 H Filed with the Clerk by Rep. Robert F. Flider
 - H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
- H Added Chief Co-Sponsor Rep. Paul D. Froehlich
- 05-02-08 H Assigned to Judiciary II Criminal Law Committee
- 05-03-03 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 015-001-000
 - H Placed on Calendar 2nd Reading Short Debate
- 05-03-07 H House Amendment No. 1 Filed with Clerk by Rep. Robert F. Flider
 - H House Amendment No. 1 Referred to Rules Committee
- 05-03-15 H House Amendment No. 1 Recommends Be Adopted Rules Committee; 005-000-000
- 05-04-05 H Second Reading Short Debate
 - H House Amendment No. 1 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - H Added Chief Co-Sponsor Rep. Jack D. Franks
 - H Added Chief Co-Sponsor Rep. Linda Chapa LaVia
 - H Added Co-Sponsor Rep. Donald L. Moffitt
- 05-04-06 H Third Reading Short Debate Passed 113-000-000
- 05-04-07 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 8, 2005
- 05-04-14 S Chief Senate Sponsor Sen. James A. DeLeo
- 05-04-15 S First Reading
 - S Referred to Rules
 - S Added as Alternate Chief Co-Sponsor Sen. Edward D. Maloney
- 05-04-21 S Assigned to Judiciary
- 05-05-05 S Do Pass Judiciary; 009-000-000 S Placed on Calendar Order of 2nd Reading May 10, 2005
- 05-05-10 S Added as Alternate Co-Sponsor Sen. M. Maggie Crotty
- 05-05-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 12, 2005
- S Added as Alternate Chief Co-Sponsor Sen. Don Harmon 05-05-17 S Third Reading Passed; 057-000-000
- H Passed Both Houses
- 05-05-29 S Added as Alternate Co-Sponsor Sen. Arthur J. Wilhelmi
- 05-06-15 H Sent to the Governor
- 05-07-12 H Governor Approved
 - H Effective Date July 12, 2005
 - H Public Act 94-0179

MCGUIRE-FEIGENHOLTZ, TRYON AND VERSCHOORE. HB-0781

20 ILCS 105/4.02	from Ch. 23, par. 6104.02
20 ILCS 2405/3	from Ch. 23, par. 3434

Amends the Illinois Act on the Aging and the Disabled Persons Rehabilitation Act. In provisions for a community care program of services to prevent unnecessary institutionalization of persons age 60 and older, persons with Alzheimer's disease and related disorders, and persons in need of long-term care who are established as blind or disabled, provides that the eligibility standards for the services must include a provision that, to be eligible for services, a person may not have assets totaling more than \$15,000 in FY06, \$17,500 in FY07, and \$20,000 in FY08 and thereafter if (i) the person is unmarried or (ii) the person is married and 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. Provides that a person who does not meet the eligibility standards for services to prevent unnecessary institutionalization because of excess assets may establish eligibility for those services as a spend-down or deductible. Effective immediately.

FISCAL NOTE (Department of Public Aid)

The Department of Public Aid (DPA) is a pass-through agency only for Federal match for Medicaid eligible persons receiving community care and home services through the Department on Aging (DoA) and the Department of Human Services (DHS) waivers. As written, the bill may require DoA and DHS to provide the same services for non-Medicaid eligible persons. This would be at 100% cost to the State.

FISCAL NOTE (Department on Aging)

Fiscal impact to the Illinois Department on Aging: FY06 increase to \$15,000 for a \$5.0 to \$6.7 million estimated annualized 12-month cost; FY07 increase to \$17,000 for an additional \$5.1 to \$6.8 million estimated annualized 12-month cost; FY08 increase to \$20,000 for an additional \$5.2 to \$6.9 million estimated annualized 12-month cost. The full impact of this legislation, which would be realized after FY08, is estimated within the range of \$15.3 million to \$20.4 million annually. The Department estimates that few, if any, of these new costs would be claimable through the Medicaid waiver since these clients would be well above the Medicaid nonexempt asset standard of \$2,000. The Department on Aging defers to the Department of Human Services for the HSP cost impact.

FISCAL NOTE (Department of Human Services)

- Less than \$1 Million
- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-02-02 H Filed with the Clerk by Rep. Jack McGuire H First Reading
 - H Referred to Rules Committee
 - 05-02-08 H Assigned to Aging Committee
 - 05-02-25 H Do Pass / Short Debate Aging Committee; 020-000-000
 - 05-02-28 H Placed on Calendar 2nd Reading Short Debate
 - 05-03-01 H Fiscal Note Requested by Rep. William B. Black
 - 05-03-03 H Fiscal Note Requested by Rep. Brandon W. Phelps
 - 05-03-07 H Fiscal Note Filed
 - 05-03-08 H Fiscal Note Filed
 - 05-03-11 H Fiscal Note Filed
 - 05-03-15 H Added Chief Co-Sponsor Rep. Sara Feigenholtz H Second Reading - Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-03-17 H Added Co-Sponsor Rep. Michael Tryon
 - H Added Co-Sponsor Rep. Patrick J Verschoore
 - H Third Reading Short Debate Passed 111-000-002
 - S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 6, 2005
 - 05-03-18 S Chief Senate Sponsor Sen. Gary Forby
 - 05-04-06 S First Reading
 - S Referred to Rules
 - 05-04-13 S Assigned to Health & Human Services
 - 05-04-14 S Added as Alternate Chief Co-Sponsor Sen. M. Maggie Crotty
 - 05-05-06 S Rule 3-9(a) / Re-referred to Rules
- HB-0782 SULLIVAN-HOFFMAN.

20 ILCS 2705/2705-555.5 new 55 ILCS 5/5-1083.5 new

60 ILCS 1/105-5.5 new

65 ILCS 5/11-77-5 new

70 ILCS 1205/8-12a new

105 ILCS 5/10-22-12a new

Amends the Department of Transportation Law of the Civil Administrative Code of Illinois, the Counties Code, the Township Code, the Illinois Municipal Code, the Park District Code, and the School Code. Authorizes the Department of Transportation and any unit of local government, park district, or school district that contains vacant lands owned by the Department to enter into a lease agreement for the use of those vacant lands. Provides that the lease agreement may be for less than fair market value and must prohibit the unit of local government, park district, or school district from erecting any permanent structure upon the property. Effective immediately.

HOUSE AMENDMENT NO. 1

Adds reference to:

70 ILCS 805/6f new

70 ILCS 810/39.1 new

Amends the Downstate Forest Preserve District Act and the Cook County Forest Preserve District Act. Adds forest preserve districts to the group of local governmental bodies that may lease vacant IDOT lands, but that may not erect a permanent structure on the IDOT property.

05-02-02 H Filed with the Clerk by Rep. Ed Sullivan, Jr.

- H First Reading
- H Referred to Rules Committee
- 05-02-08 H Assigned to Transportation and Motor Vehicles Committee
- 05-02-23 H Do Pass / Standard Debate Transportation and Motor Vehicles Committee; 015-011-000
- 05-02-24 H Placed on Calendar 2nd Reading Standard Debate
- 05-02-25 H House Amendment No. 1 Filed with Clerk by Rep. Ed Sullivan, Jr.
 - H House Amendment No. 1 Referred to Rules Committee
- 05-03-02 H House Amendment No. 1 Recommends Be Adopted Rules Committee; 004-000-000

05-03-03 H Second Reading - Standard Debate

- H House Amendment No. 1 Adopted by Voice Vote
- H Placed on Calendar Order of 3rd Reading Standard Debate
- 05-04-13 H Added Chief Co-Sponsor Rep. Jay C. Hoffman
- 05-04-14 H Third Reading Standard Debate Passed 099-012-001
- 05-04-15 S Arrive in Senate

S Placed on Calendar Order of First Reading April 19, 2005

HB-0783 SOTO-YARBROUGH-CHAVEZ-BERRIOS-ACEVEDO AND BRADLEY, RICHARD.

New Act

Creates the Child Support Payment Act. Provides that an obligor under an order for support of a child may make any payment of child support required under that order at a currency exchange. Provides that when an obligor makes a payment of child support at a currency exchange, the obligor must provide the currency exchange with information sufficient to enable the currency exchange to transmit the amount of the payment to the obligee under the order for support. Effective immediately.

SENATE FLOOR AMENDMENT NO. 2

Replaces everything after the enacting clause with provisions substantially similar to those of House Bill 783, creating the Child Support Payment Act, except requires an obligor to provide a currency exchange with information sufficient to enable the currency exchange to transmit the amount of the child support payment to the State Disbursement Unit (instead of the obligee), as defined in the Income Withholding for Support Act, under the order for support. Effective immediately.

05-02-02 H Filed with the Clerk by Rep. Cynthia Soto

- H First Reading
- H Referred to Rules Committee

05-02-08 H Assigned to Child Support Enforcement Committee

05-02-24 H Do Pass / Short Debate Child Support Enforcement Committee; 007-000-

	000
05-02-25	H Placed on Calendar 2nd Reading - Short Debate
05-03-02	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-03-03	H Recalled to Second Reading - Short Debate
	H Held on Calendar Order of Second Reading - Short Debate
05-03-15	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-03-17	H Third Reading - Short Debate - Passed 102-011-000
	H Added Chief Co-Sponsor Rep. Karen A. Yarbrough
	H Added Chief Co-Sponsor Rep. Michelle Chavez
	H Added Chief Co-Sponsor Rep. Maria Antonia Berrios
	H Added Chief Co-Sponsor Rep. Edward J. Acevedo
	H Added Co-Sponsor Rep. Richard T. Bradley
05-04-06	S Arrive in Senate
	S Placed on Calendar Order of First Reading April 7, 2005
	S Chief Senate Sponsor Sen. Iris Y. Martinez
05-04-11	S First Reading
06 04 12	S Referred to Rules
05-04-13	S Assigned to Judiciary
05-04-19	S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Iris Y. Martinez
	S Senate Committee Amendment No. 1 Referred to Rules
05-04-20	S Do Pass Judiciary; 010-000-000
00 01 20	S Placed on Calendar Order of 2nd Reading April 21, 2005
	S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Iris Y.
	Martinez
	S Senate Floor Amendment No. 2 Referred to Rules
05-05-05	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 10, 2005
05-05-16	S Senate Floor Amendment No. 2 Rules Refers to Judiciary
05-05-17	The second
	000-000
	S Recalled to Second Reading
	S Senate Floor Amendment No. 2 Adopted; Martinez
05-05-19	S Placed on Calendar Order of 3rd Reading May 18, 2005 S Third Reading - Passed; 057-000-000
05-05-19	S Senate Committee Amendment No. 1 Tabled Pursuant to Rule 5-4(a)
05-05-20	H Arrived in House
	H Placed on Calendar Order of Concurrence Senate Amendment(s) 2
05-05-25	H Senate Floor Amendment No. 2 Motion Filed Concur Rep. Cynthia Soto
	H Senate Floor Amendment No. 2 Motion to Concur Referred to Rules
	Committee
05-05-26	H Senate Floor Amendment No. 2 Motion to Concur Rules Referred to Child
	Support Enforcement Committee
05-05-27	H Senate Floor Amendment No. 2 Motion to Concur Recommends be
	Adopted Child Support Enforcement Committee: 007-000-000
	H Senate Floor Amendment No. 2 House Concurs 116-000-000
06.04.24	H Passed Both Houses
	H Sent to the Governor
05-06-30	H Governor Approved
	H Effective Date June 30, 2005
	H Public Act
34 SOT	0.

HB-0784 SOTO.

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

Amends the Code of Civil Procedure. Deletes language allowing civilian personnel to serve process in counties with a population of less than 1,000,000. Provides that process may be served in any county 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 2004 or by a registered employee of a private detective agency certified under that Act (instead of just in counties with a population of less than 1,000,000).

- 05-02-02 H Filed with the Clerk by Rep. Cynthia Soto
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0785 SOTO-BELLOCK-LYONS, EILEEN.

305 ILCS 5/10-10	from Ch. 23, par. 10-10
305 ILCS 5/10-28 new	
750 ILCS 5/507	from Ch. 40, par. 507
750 ILCS 5/517 new	
750 ILCS 5/705	from Ch. 40, par. 705
750 ILCS 5/709	from Ch. 40, par. 709
750 ILCS 16/25	
750 ILCS 45/21	from Ch. 40, par. 2521
750 ILCS 45/28 new	

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. Replaces a provision concerning notice to a circuit clerk that a person is receiving child support enforcement services from the Department of Public Aid and requiring the clerk to send support payments in accordance with the Department's instructions. Provides that the Department of Public Aid may provide notice at any time to the parties to a support action that the Department is providing child support enforcement services. Provides that the Department is thereafter entitled to notice of further court proceedings. Requires the Department to provide the circuit clerk with copies of the notices sent to the parties.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-02 H Filed with the Clerk by Rep. Cynthia Soto H First Reading H Referred to Rules Committee
- 05-02-08 H Assigned to Child Support Enforcement Committee
- 05-02-17 H Do Pass / Short Debate Child Support Enforcement Committee; 005-000-000
- 05-02-18 H Placed on Calendar 2nd Reading Short Debate
- 05-02-25 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-02 H Third Reading Short Debate Passed 116-000-000 H Added Chief Co-Sponsor Rep. Patricia R. Bellock H Added Chief Co-Sponsor Rep. Eileen Lyons
- 05-03-03 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 8, 2005
- 05-03-09 S Chief Senate Sponsor Sen. Iris Y. Martinez S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Health & Human Services
- 05-04-20 S Do Pass Health & Human Services; 010-000-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005 05-05-05 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 10, 2005
- 05-05-11 S Third Reading Passed; 059-000-000
- H Passed Both Houses
- 05-06-09 H Sent to the Governor
- 05-06-30 H Governor Approved
 - H Effective Date January 1, 2006

HB-0786 JONES.

815 ILCS 720/1 from Ch. 43, par. 301

Amends the Beer Industry Fair Dealing Act. Makes a technical change in a Section concerning the short title.

05-02-02 H Filed with the Clerk by Rep. Lovana Jones

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0787 JONES. 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 concerning the short title.

05-02-02 H Filed with the Clerk by Rep. Lovana Jones

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

JONES, HOWARD, COLLINS, JEFFERSON, TURNER AND DUNKIN. **HB-0788**

New Act

30 ILCS 105/5.640 new 35 ILCS 5/507EE new 35 ILCS 5/509 from Ch. 120, par. 5-509 35 ILCS 5/510

from Ch. 120, par. 5-510

Creates the Epilepsy Disease Assistance Act and amends the State Finance Act and the Illinois Income Tax Act. Requires the Department of Public Health and Department of Public Aid to develop certain standards and programs concerning epilepsy. Provides for an Epilepsy Advisory Committee to advise the Departments on their duties under the Act. Provides for the establishment of two regional epilepsy centers. Provides that the Department of Public Health shall provide grants-in-aid to the regional epilepsy centers for necessary educational activities and research, and for the development and maintenance of services for victims of epilepsy and their families. Creates the Regional Epilepsy Center Grants-in-Aid Fund as a special fund in the State treasury for the purpose of funding certain grants-in-aid, and authorizes an Illinois income tax checkoff for contributions to the Fund. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Reinserts the provisions of the bill as introduced. Provides that the Department of Public Health shall develop certain standards and programs concerning epilepsy (rather than the Department of Public Health and Department of Public Aid). Sets forth that the Epilepsy Advisory Committee shall be created as a committee within the Department of Public Health (rather than as a joint committee within the Department of Public Aid and Department of Public Health). Provides that the Department of Public Health shall provide grants-in-aid from the Epilepsy Treatment and Education Grants-in-Aid Fund (i) to fund necessary educational activities and (ii) for the development and maintenance of services for victims of epilepsy and their families. Effective immediately.

SENATE FLOOR AMENDMENT NO. 1

Provides that the duties of the Department of Public Health under the Epilepsy Disease Assistance Act are subject to the availability of funds.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-02 H Filed with the Clerk by Rep. Lovana Jones
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Revenue Committee
- 05-03-03 H Recommends Be Adopted Sub-committee/ Revenue Committee; 003-000-000
 - H Remains in Revenue Committee
- H House Amendment No. 1 Filed with Clerk by Revenue Committee 05-03-10 H House Amendment No. 1 Adopted in Revenue Committee; by Voice Vote H Do Pass as Amended / Short Debate Revenue Committee; 012-000-000 H Placed on Calendar 2nd Reading - Short Debate
- H Second Reading Short Debate 05-03-15
 - H Placed on Calendar Order of 3rd Reading Short Debate
- H Third Reading Short Debate Passed 111-000-000 05-04-05 H Added Co-Sponsor Rep. Constance A. Howard
 - H Added Co-Sponsor Rep. Annazette Collins

	H Added Co-Sponsor Rep. Charles E. Jefferson
	H Added Co-Sponsor Rep. Arthur L. Turner
	H Added Co-Sponsor Rep. Kenneth Dunkin
05-04-06	S Arrive in Senate
	S Placed on Calendar Order of First Reading April 7, 2005
05-04-08	S Chief Senate Sponsor Sen. Donne E. Trotter
05-04-11	S First Reading
	S Referred to Rules
05-04-13	S Assigned to Health & Human Services
05-04-20	S Postponed - Health & Human Services
05-05-05	S Do Pass Health & Human Services; 011-000-000
	S Placed on Calendar Order of 2nd Reading May 10, 2005
05-05-16	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 17, 2005
05-05-17	S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Donne E. Trotter
	S Senate Floor Amendment No. 1 Referred to Rules
05 05 20	S Rule 2-10 Third Reading Deadline Extended to December 31, 2005
05-05-20	
03-03-23	Services
05-05-24	
	008-000-000
05-05-25	S Added as Alternate Chief Co-Sponsor Sen. Mattie Hunter
	S Added as Alternate Chief Co-Sponsor Sen. M. Maggie Crotty
	S Recalled to Second Reading
	S Senate Floor Amendment No. 1 Adopted; Trotter
	S Placed on Calendar Order of 3rd Reading
	S Third Reading - Passed; 058-000-000
	H Arrived in House
	H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
05-05-26	H Senate Floor Amendment No. 1 Motion Filed Concur Rep. Lovana Jones
	H Senate Floor Amendment No. 1 Motion to Concur Referred to Rules
	Committee
05-05-27	H Senate Floor Amendment No. 1 Motion to Concur Recommends be
	Adopted Rules Committee; 004-000-000
	H Senate Floor Amendment No. 1 House Concurs 116-000-000
	H Passed Both Houses
05-06-21	H Sent to the Governor
05-06-23	H Governor Approved
	H Effective Date June 23, 2005
	H Public Act

HB-0789 SMITH.

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 by employees of the United Counties Council of Illinois. Effective immediately.

NOTE(S) THAT MAY APPLY: Pension

- 05-02-02 H Filed with the Clerk by Rep. Michael K. Smith
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0790 SMITH-MATHIAS-OSMOND-RYG-VERSCHOORE, HANNIG, PHELPS, REITZ, MITCHELL, BILL, BLACK, WATSON, KOSEL, SCHOCK, PRITCHARD, MAY, FLIDER, MITCHELL, JERRY, LEITCH, BOLAND, BEISER, BRADLEY, JOHN, REIS, FRANKS, CHAPA LAVIA, JAKOBSSON AND MULLIGAN.

- 40 ILCS 5/16-133.2 from Ch. 108 1/2, par. 16-133.2
- 30 ILCS 805/8.29 new

Amends the Downstate Teachers Article of the Illinois Pension Code. Extends the deadline for application for early retirement without discount from June 30, 2005 to June 30, 2010; also reduces the required contribution for some members. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

	In MAT ATEL: Tisea, Manade, Tension
05-02-02	H Filed with the Clerk by Rep. Michael K. Smith
	H First Reading
	H Referred to Rules Committee
	H Added Chief Co-Sponsor Rep. Sidney H. Mathias
05-02-08	H Assigned to Executive Committee
05-02-09	
	H Added Chief Co-Sponsor Rep. Kathleen A. Ryg
	H Added Chief Co-Sponsor Rep. Patrick J Verschoore
	H Added Co-Sponsor Rep. Gary Hannig
	H Added Co-Sponsor Rep. Brandon W. Phelps
	H Added Co-Sponsor Rep. Dan Reitz
	H Added Co-Sponsor Rep. Bill Mitchell
	H Added Co-Sponsor Rep. William B. Black
5-02-10ر	H Added Co-Sponsor Rep. Jim Watson
	H Added Co-Sponsor Rep. Renee Kosel
	H Added Co-Sponsor Rep. Aaron Schock
	H Added Co-Sponsor Rep. Robert W. Pritchard
05-02-18	
05-03-01	1
05-03-10	H Rule 19(a) / Re-referred to Rules Committee
05-03-17	H Added Co-Sponsor Rep. Jerry L. Mitchell
	H Added Co-Sponsor Rep. David R. Leitch
	H Added Co-Sponsor Rep. Mike Boland
05-04-05	H Added Co-Sponsor Rep. Daniel V. Beiser
	H Added Co-Sponsor Rep. John E. Bradley
	H Added Co-Sponsor Rep. David Reis
05-04-11	H Added Co-Sponsor Rep. Jack D. Franks
	H Added Co-Sponsor Rep. Linda Chapa LaVia
05-04-13	H Added Co-Sponsor Rep. Naomi D. Jakobsson
05-05-25	H Added Co-Sponsor Rep. Rosemary Mulligan

HB-0791 SMITH.

105 ILCS 5/24-11

from Ch. 122, par. 24-11

Amends the School Code. Makes a technical change in a Section concerning teacher tenure. 05-02-02 H Filed with the Clerk by Rep. Michael K. Smith

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0792 MOLARO.

40 ILCS 5/17-142.1

from Ch. 108 1/2, par. 17-142.1

Amends the Chicago Teacher Article of the Illinois Pension Code. Limits what the Board may reimburse for the cost of health care insurance coverage to 75% of the cost for recipients of a service retirement, disability retirement, or survivor's pension and removes other provisions limiting the reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Pension

- 05-02-02 H Filed with the Clerk by Rep. Robert S. Molaro
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0793 OSTERMAN-BLACK-KELLY-FEIGENHOLTZ-NEKRITZ, YARBROUGH, MAY, MILLER, GRAHAM, WASHINGTON, SMITH, TURNER, YOUNGE, DAVIS, WILLIAM, D'AMICO, BAILEY, BEISER, FRANKS, CHAPA LAVIA, DUNKIN, LANG, BRADLEY, RICHARD, FLIDER, WATSON, SULLIVAN

AND RYG.

725 ILCS 5/111-8

from Ch. 38, par. 111-8

Amends the Code of Criminal Procedure of 1963. Provides that an order of protection may also be issued when the alleged offender and victim are family or household members and the alleged violation is unlawful restraint, aggravated unlawful restraint, child pornography, domestic battery, aggravated battery of a senior citizen, interfering with reporting of domestic violence, stalking, aggravated stalking, cyberstalking, criminal trespass to a residence, criminal damage to property, criminal trespass to a vehicle, criminal trespass to real property, disorderly conduct, or harassment by telephone.

HOUSE AMENDMENT NO. 1

Eliminates disorderly conduct as an offense for which the court may issue an order of protection against the alleged offender.

05-02-02 H Filed with the Clerk by Rep. Harry Osterman

H First Reading

- H Referred to Rules Committee
- 05-02-08 H Assigned to Judiciary II Criminal Law Committee
- 05-02-15 H Added Chief Co-Sponsor Rep. Robin Kelly
- 05-02-25 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 016-000-000
 - H Added Chief Co-Sponsor Rep. William B. Black
- 05-02-28 H Placed on Calendar 2nd Reading Short Debate
- 05-03-01 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-02 H Added Chief Co-Sponsor Rep. Sara Feigenholtz
 - H Added Chief Co-Sponsor Rep. Elaine Nekritz
 - H Added Co-Sponsor Rep. Karen May
- 05-03-03 H Added Co-Sponsor Rep. David E. Miller
- 05-03-10 H Added Co-Sponsor Rep. Deborah L. Graham
- 05-03-15 H House Amendment No. 1 Filed with Clerk by Rep. Harry Osterman
- H House Amendment No. 1 Referred to Rules Committee
- 05-03-16 H Co-Sponsor Rep. Eddie Washington
 - H Co-Sponsor Rep. Michael K. Smith
 - H Co-Sponsor Rep. Arthur L. Turner
 - H Co-Sponsor Rep. Wyvetter H. Younge
 - H Co-Sponsor Rep. William Davis H Co-Sponsor Rep. John D'Amico
 - II Co-Sponsor Rep. John D'Anneo
 - H Added Co-Sponsor Rep. Patricia Bailey
- 05-03-17 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-04-05 H House Amendment No. 1 Recommends Be Adopted Rules Committee; 005-000-000
 - H Added Co-Sponsor Rep. Daniel V. Beiser
 - H Second Reading Short Debate
 - H House Amendment No. 1 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - H Added Co-Sponsor Rep. Jack D. Franks
 - H Added Co-Sponsor Rep. Linda Chapa LaVia
 - H Added Co-Sponsor Rep. Kenneth Dunkin
 - H Added Co-Sponsor Rep. Lou Lang
 - H Added Co-Sponsor Rep. Richard T. Bradley
 - H Added Co-Sponsor Rep. Robert F. Flider
 - H Added Co-Sponsor Rep. Jim Watson
 - H Added Co-Sponsor Rep. Ed Sullivan, Jr.
 - H Added Co-Sponsor Rep. Kathleen A. Ryg
 - H Third Reading Short Debate Passed 110-000-000
- 05-04-06 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 7, 2005 S Chief Senate Sponsor Sen. William R. Haine
- 05-04-11 S Added as Alternate Chief Co-Sponsor Sen. Christine Radogno S First Reading
 - S Referred to Rules
- 05-04-13 S Added as Alternate Co-Sponsor Sen. Pamela J. Althoff

	S Assigned to Judiciary
05-04-20	S Do Pass Judiciary; 008-000-000
	S Placed on Calendar Order of 2nd Reading April 21, 2005
05-05-11	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 12, 2005
05-05-18	S Added as Alternate Chief Co-Sponsor Sen. M. Maggie Crotty
	S Third Reading - Passed; 056-000-000
	H Passed Both Houses
05-05-28	S Added as Alternate Co-Sponsor Sen. James F. Clayborne, Jr.
	S Added as Alternate Co-Sponsor Sen. Debbie DeFrancesco Halvorson
	S Added as Alternate Co-Sponsor Sen. Terry Link
	S Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins
	S Added as Alternate Co-Sponsor Sen. Ira I. Silverstein
05-05-29	S Added as Alternate Co-Sponsor Sen. Mattie Hunter
	S Added as Alternate Co-Sponsor Sen. Arthur J. Wilhelmi
05-05-30	S Added as Alternate Co-Sponsor Sen. Antonio Munoz
05-06-16	H Sent to the Governor
05-07-26	H Governor Approved
	H Effective Date January 1, 2006

HB-0794 OSTERMAN-GRAHAM-CURRIE-COULSON-LYONS, EILEEN, MAY, KELLY, HAMOS, NEKRITZ, FEIGENHOLTZ, JAKOBSSON, COLVIN, YARBROUGH, DELGADO, SOTO AND BRADLEY, RICHARD.

430 ILCS 65/3.5 new

Amends the Firearm Owners Identification Card Act. Provides that a person, who is not a federally licensed firearm dealer, who desires to transfer or sell a firearm while that person is on the grounds of a gun show, must prior to the sale or transfer of the firearm: (1) request the Department of State Police to conduct a background check on the transferor and the prospective transferee of a firearm; (2) provide certain information to the Department; and (3) receive an approval from the Department that, after a background check was conducted, nothing in the records accessed by the Department prohibits, based on State or federal law, the purchaser from purchasing or possessing a firearm. Provides that the Department of State Police may collect a fee to conduct the background check not to exceed \$2. Provides that failure to comply with these requirements is a Class A misdemeanor. Provides that failure to comply with these violations.

HOUSE AMENDMENT NO. 1

Adds reference to:

430 ILCS 65/3.1 from Ch. 38, par. 83-3.1

H Public Act 94-0325

Further amends the Firearm Owners Identification Card Act. Provides that upon receiving a request from a law enforcement agency regarding records maintained within its Firearm Transfer Inquiry Program, the Department of State Police shall require in writing, at a minimum, the following information: (i) the requesting agency name; (ii) the agency case or control number; (iii) the reason for the request; (iv) the requestor's name and identification number; (v) the contact information for the request; (vi) the requestor's signature and the date of the request; (vii) the name and identification number of the supervisor approving the request; (viii) whether the request is for information pertaining to a current Firearm Owner's Identification Card or to all Firearm Owner's Identification Cards that have been issued to an individual; (ix) a return fax number; and (x) the Firearm Owner's Identification Card information relating to the individual for whom an inquiry has been made.

JUDICIAL NOTE (H-AM 1) (Admin Office of the Illinois Courts)

House Bill 794 (H-AM 1) would not increase the number of judges needed in the State. FISCAL NOTE (H-AM 1) (Illinois State Police)

The total needed to start and operate a manual system to perform this service would be \$80,000 for the first year and \$55,000 annually thereafter. An electronic system is the preferred method and would cost \$620,000 to develop and \$70,000 annually thereafter.

JUDICIAL NOTE (H-AM 1) (Admin Office of the Illinois Courts)

Would neither increase nor decrease the number of judges needed in the state.

HOUSE AMENDMENT NO. 2

Changes the definition of "gun show".

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

- 05-02-02 H Filed with the Clerk by Rep. Harry Osterman H Chief Co-Sponsor Rep. Deborah L. Graham
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Judiciary II Criminal Law Committee
- 05-02-17 H Added Chief Co-Sponsor Rep. Barbara Flynn Currie
 - H Added Chief Co-Sponsor Rep. Elizabeth Coulson
 - H Added Chief Co-Sponsor Rep. Eileen Lyons
 - H Added Co-Sponsor Rep. Karen May
 - H Added Co-Sponsor Rep. Robin Kelly
 - H Added Co-Sponsor Rep. Julie Hamos
 - H Added Co-Sponsor Rep. Elaine Nekritz
 - H Added Co-Sponsor Rep. Sara Feigenholtz
 - H Added Co-Sponsor Rep. Naomi D. Jakobsson
 - H Added Co-Sponsor Rep. Marlow H. Colvin
 - H Added Co-Sponsor Rep. Karen A. Yarbrough
 - H Added Co-Sponsor Rep. William Delgado
 - H Added Co-Sponsor Rep. Cynthia Soto
- 05-03-10 H Re-assigned to Human Services Committee
 - H Committee Deadline Extended-Rule 9(b) March 17, 2005
- 05-03-16 H House Amendment No. 1 Filed with Clerk by Human Services Committee H House Amendment No. 1 Adopted in Human Services Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Human Services Committee; 008-002-000
 - H Placed on Calendar 2nd Reading Short Debate
- 05-03-17 H Fiscal Note Requested by Rep. Brandon W. Phelps
- H Judicial Note Requested by Rep. Brandon W. Phelps
- 05-03-22 H Judicial Note Filed As Amended by HA 1 05-03-23 H Fiscal Note Filed As Amended by HA 1 05-03-28 H Judicial Note Filed As Amended by HA 1

- 05-04-04 H House Amendment No. 2 Filed with Clerk by Rep. Harry Osterman H House Amendment No. 2 Referred to Rules Committee
- 05-04-06 H House Amendment No. 2 Rules Refers to Human Services Committee H House Amendment No. 2 Recommends Be Adopted Human Services Committee; 007-000-000
- 05-04-07 H Second Reading Short Debate H House Amendment No. 2 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-14 H Third Reading Short Debate Passed 063-051-001
- H Added Co-Sponsor Rep. Richard T. Bradley
- 05-04-15 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 19, 2005
 - S Chief Senate Sponsor Sen. Martin A. Sandoval
 - S First Reading
 - S Referred to Rules
- 05-04-21 S Alternate Chief Sponsor Changed to Sen. John J. Cullerton S Assigned to Executive
- 05-05-05 S Postponed Executive
- 05-05-06 S Rule 3-9(a) / Re-referred to Rules

HB-0795 MOLARO.

35 ILCS 200/20-130

Amends the Property Tax Code. Makes a technical change in a Section concerning distribution of taxes in counties of less than 3,000,000 inhabitants.

- 05-02-02 H Filed with the Clerk by Rep. Robert S. Molaro
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0796 MOLARO AND YARBROUGH.

720 ILCS 5/9-3.4 new

Amends the Criminal Code of 1961. Creates the offense of vehicular homicide. Provides that a person commits the offense if he or she unintentionally kills an individual or an unbom child while operating or in actual physical control of a motor vehicle, motorcycle, snowmobile or watercraft, if the death is the proximate result of committing a violation of the Illinois Vehicle Code, Boat Registration and Safety Act, Wildlife Code, Fish and Aquatic Life Code, or Snowmobile Registration and Safety Act. Provides that a violation is a Class A misdemeanor. Provides that if either the driver or operator is not legally empowered to be driving or operating the vehicle, motorcycle, snowmobile, or watercraft or if the vehicle, motorcycle, snowmobile, or watercraft is operated illegally, the penalty is a Class 4 felony. Provides that a second or subsequent conviction is a Class 4 felony. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

05-02-02 H Filed with the Clerk by Rep. Robert S. Molaro

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Judiciary II - Criminal Law Committee

05-03-02 H Added Co-Sponsor Rep. Karen A. Yarbrough

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0797 MOLARO.

40 ILCS 5/17-119	from Ch. 108 1/2, par. 17-119
40 ILCS 5/17-119.2 new 40 ILCS 5/17-122	from Ch. 108 1/2, par. 17-122
30 ILCS 805/8.29 new	<i>,</i> ,

Amends the Chicago Teacher Article of the Illinois Pension Code. Provides for a one-time increase in certain retirement and survivor's annuities. 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 retirement system to review and report on significant changes in purchasing power. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

05-02-02 H Filed with the Clerk by Rep. Robert S. Molaro

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0798 MOLARO.

35 ILCS 200/1-150

Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "taxing district".

05-02-02 H Filed with the Clerk by Rep. Robert S. Molaro

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0799 MOLARO, BERRIOS, COLVIN, BOST, BRADY, D'AMICO, FROEHLICH AND GRAHAM.

35 ILCS 200/15-40

Amends the Property Tax Code. Makes a technical change in a Section concerning the tax exemption for property used for religious purposes.

05-02-02 H Filed with the Clerk by Rep. Robert S. Molaro

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-02-17 H Added Co-Sponsor Rep. Maria Antonia Berrios

H Added Co-Sponsor Rep. Marlow H. Colvin

H Added Co-Sponsor Rep. Mike Bost

H Added Co-Sponsor Rep. Dan Brady H Added Co-Sponsor Rep. John D'Amico H Added Co-Sponsor Rep. Paul D. Froehlich H Added Co-Sponsor Rep. Careen M Gordon H Added Co-Sponsor Rep. Deborah L. Graham 05-03-03 H Removed Co-Sponsor Rep. Careen M Gordon 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0800 MOLARO.

35 ILCS 200/1-150

Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "taxing district".

05-02-02 H Filed with the Clerk by Rep. Robert S. Molaro

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0801 MOLARO.

35 ILCS 200/1-155

Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "year".

05-02-02 H Filed with the Clerk by Rep. Robert S. Molaro

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0802 MOLARO.

35 ILCS 200/1-150

Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "taxing district".

05-02-02 H Filed with the Clerk by Rep. Robert S. Molaro

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0803 LYONS, JOSEPH.

New Act

Creates the Sexual Offender Admission Act. Contains only a short title provision.

05-02-02 H Filed with the Clerk by Rep. Joseph M. Lyons

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0804 LYONS, JOSEPH-WINTERS-D'AMICO.

720 ILCS 550/16.2 new

Amends the Cannabis Control Act. Provides that before or after the trial in a prosecution for certain enumerated violations of the Act, a law enforcement agency or an agent acting on behalf of the law enforcement agency must preserve, subject to a continuous chain of custody, not less than 5,001 grams of any substance containing cannabis and not less than 51 cannabis sativa plants with respect to the enumerated offenses and must maintain sufficient documentation to locate that evidence. Provides that the court may before trial transfer excess quantities of any substance containing cannabis or cannabis sativa plants with respect to a prosecution for any enumerated offense to the sheriff of the county, or may in its discretion transfer such evidence to the Department of State Police, for destruction. Effective immediately.

HOUSE AMENDMENT NO. 1

Changes from 5,001 grams to 6,001 grams, the minimum amount of a substance containing cannabis that the law enforcement agency must preserve.

HOUSE AMENDMENT NO. 2

Provides that prior notice to the defendant's attorney of record or to the defendant if the defendant is proceeding pro se must be given before the cannabis or cannabis sativa plants are transferred to the sheriff or Department of State Police.

- NOTE(S) THAT MAY APPLY: Fiscal; Mandate
 - 05-02-02 H Filed with the Clerk by Rep. Joseph M. Lyons
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-08 H Assigned to Judiciary II Criminal Law Committee
 - 05-02-25 H House Amendment No. 1 Filed with Clerk by Judiciary II Criminal Law Committee
 - H Added Chief Co-Sponsor Rep. Dave Winters
 - H Added Chief Co-Sponsor Rep. John D'Amico
 - H House Amendment No. 1 Adopted in Judiciary II Criminal Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary II Criminal Law Committee; 015-000-000
 - 05-02-28 H Placed on Calendar 2nd Reading Short Debate
 - 05-03-01 H House Amendment No. 2 Filed with Clerk by Rep. Joseph M. Lyons
 - H House Amendment No. 2 Referred to Rules Committee
 - 05-03-08 H House Amendment No. 2 Recommends Be Adopted Rules Committee; 004-000-000
 - 05-03-15 H Second Reading Short Debate H House Amendment No. 2 Adopted by Voice Vote H Placed on Calendar Order of 3rd Reading - Short Debate
 - 05-03-17 H Third Reading Short Debate Passed 113-000-000 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 6, 2005
 - 05-04-08 S Chief Senate Sponsor Sen. George P. Shadid
 - 05-04-11 S Added as Alternate Chief Co-Sponsor Sen. Antonio Munoz S First Reading
 - S Referred to Rules
 - 05-04-13 S Assigned to Judiciary
 - 05-04-20 S Postponed Judiciary
 - 05-05-05 S Do Pass Judiciary; 010-000-000
 - S Placed on Calendar Order of 2nd Reading May 10, 2005 05-05-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 12, 2005
 - 05-05-18 S Third Reading Passed; 056-000-000
 - H Passed Both Houses
 - 05-06-16 H Sent to the Governor
 - 05-07-12 H Governor Approved
 - H Effective Date July 12, 2005

HB-0805 BRADLEY, RICHARD-MILLNER.

815 ILCS 325/Act rep.

Repeals the Copper Purchase Registration Law. Effective January 1, 2006.HOUSE AMENDMENT NO. 1Deletes reference to:815 ILCS 325/Act rep.Adds reference to:815 ILCS 325/3from Ch. 121 1/2, par. 323815 ILCS 325/6from Ch. 121 1/2, par. 326

Deletes everything after the enacting clause. Amends the Copper Purchase Registration Law. Provides that a copy of the form required to be completed by a copper dealer that purchases copper consisting of 50 pounds or more shall be kept in a separate book or register by the copper dealer and shall be retained for a period of 2 years (instead of one year). Deletes language providing that within 3 days from the day of purchasing copper, the completed form shall be filed in the office of the county clerk of the county in which the copper was purchased and one copy shall be filed with, or mailed to, the Department of State Police, or such department as may succeed to its functions. Provides that the Department of State Police shall make an electronic copy of the form available to the public on its web site. HOUSE AMENDMENT NO. 2

Adds reference to:

815 ILCS 325/5

from Ch. 121 1/2, par. 325

815 ILCS 325/4 rep.

Deletes language providing that the Department of State Police shall enter certain information for each purchase of copper consisting of 50 pounds or more in triplicate. Repeals a Section providing that every copper dealer shall hold each purchase of copper so that it is readily identifiable from all other purchases for a period of not less than 7 days from the date of purchase.

- 05-02-02 H Filed with the Clerk by Rep. Richard T. Bradley
 - H Chief Co-Sponsor Rep. John J. Millner
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to International Trade & Commerce Committee
- 05-02-17 H Do Pass / Short Debate International Trade & Commerce Committee; 010-000-000
- 05-02-18 H Placed on Calendar 2nd Reading Short Debate
- 05-03-03 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-15 H Recalled to Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
 - H House Amendment No. 1 Filed with Clerk by Rep. Richard T. Bradley
 - H House Amendment No. 1 Referred to Rules Committee
- 05-04-05 H House Amendment No. 1 Rules Refers to International Trade & Commerce Committee
 - H House Amendment No. 1 Recommends Be Adopted International Trade & Commerce Committee; by Voice Vote
- 05-04-06 H Second Reading Short Debate
 - H House Amendment No. 1 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-11 H Recalled to Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-04-12 H House Amendment No. 2 Filed with Clerk by Rep. Richard T. Bradley
 - H House Amendment No. 2 Referred to Rules Committee
 - H House Amendment No. 2 Recommends Be Adopted Rules Committee; 004-000-000
- 05-04-13 H House Amendment No. 2 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-14 H Third Reading Short Debate Passed 117-000-000
- 05-04-15 S Arrive in Senate
- S Placed on Calendar Order of First Reading April 19, 2005
- 05-04-20 S Chief Senate Sponsor Sen. Dale A. Righter
- 05-04-21 S First Reading
 - S Referred to Rules
 - S Assigned to State Government
- 05-05-05 S Do Pass State Government; 007-000-000
- S Placed on Calendar Order of 2nd Reading May 10, 2005
- 05-05-11 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 12, 2005
- 05-05-18 S Third Reading Passed; 055-000-000
 - H Passed Both Houses
- 05-06-16 H Sent to the Governor
- 05-07-12 H Governor Approved
 - H Effective Date January 1, 2006

HB-0806 HANNIG-BRADLEY, RICHARD-LANG-JONES-DAVIS, MONIQUE, ACEVEDO, CHAPA LAVIA, DELGADO, CURRIE, FEIGENHOLTZ, MENDOZA, CHAVEZ, YARBROUGH, GRAHAM, KELLY, COLVIN, GILES, HOFFMAN, COLLINS, TURNER, VERSCHOORE, RYG, D'AMICO, SMITH,

PATTERSON, WASHINGTON, MCGUIRE, RITA, SOTO, BERRIOS, LYONS, JOSEPH, MAY, HAMOS, REITZ, PHELPS, HOWARD AND MADIGAN.

20 ILCS 2605/2605-525 rep.

Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Repeals a Section concerning the furlough of inmates to State agencies for research. Effective immediately.

FISCAL NOTE (ILL State Police)

There would be no fiscal impact to the Illinois State Police.

SENATE FLOOR AMENDMENT NO. 3

Deletes reference to:

20 ILCS 2605/2605-525 rep. Adds reference to: New Act 305 ILCS 5/11-22 305 ILCS 5/11-22a

305 ILCS 5/11-22b 305 ILCS 5/11-22c from Ch. 23, par. 11-22b from Ch. 23, par. 11-22c

from Ch. 23, par. 11-22 from Ch. 23, par. 11-22a

Replaces everything after the enacting clause. Creates the Covering ALL KIDS Health Insurance Act and amends the Illinois Public Aid Code. Provides for a program of health care benefits for children, to be administered by the Department of Healthcare and Family Services. Provides for coverage of children who are not eligible for Medicaid or benefits under the Children's Health Insurance Program Act and who either have been without health insurance coverage for a minimum number of months or have a parent who has lost employment. Provides for the exchange of information between insurance companies and the Department. Requires the Department to purchase or provide health care benefits for eligible children that are identical to the benefits provided for children under the Children's Health Insurance Program Act, except for non-emergency transportation; authorizes the Department to offer alternative benefits. Provides for co-payments and coinsurance, as well as monthly premiums. Requires the Department to conduct a study. Assigns certain functions to the Medicaid Advisory Committee. Provides that the Act is repealed on July 1, 2011. Makes Illinois Public Aid Code provisions concerning the Department of Healthcare and Family Services' charge on claims or causes of action, the Department's right of subrogation, and the Department's right to certain recoveries applicable to health care benefits provided under the Covering ALL KIDS Health Insurance Act. Effective July 1, 2006.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-02 H Filed with the Clerk by Rep. Richard T. Bradley
 - H Chief Co-Sponsor Rep. John J. Millner
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to State Government Administration Committee
- 05-02-17 H Do Pass / Short Debate State Government Administration Committee; 007-000-000
- 05-02-18 H Placed on Calendar 2nd Reading Short Debate
- 05-02-25 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-01 H Fiscal Note Filed
- 05-03-02 H Third Reading Short Debate Passed 116-000-000
- 05-03-03 S Arrive in Senate
- S Placed on Calendar Order of First Reading March 8, 2005
- 05-03-09 S Chief Senate Sponsor Sen. Iris Y. Martinez
 - S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Judiciary
- 05-04-20 S Do Pass Judiciary; 010-000-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005
- 05-05-05 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 10, 2005
- 05-05-20 S Rule 2-10 Third Reading Deadline Extended to December 31, 2005
- 05-05-30 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Martin A. Sandoval

- S Senate Floor Amendment No. 1 Referred to Rules
- S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Edward D. Maloney
- S Senate Floor Amendment No. 2 Referred to Rules
- S Senate Floor Amendment No. 2 Rules Refers to Executive
- S Senate Floor Amendment No. 2 Recommend Do Adopt Executive; 007-005-000
- 05-05-31 H Remove Chief Co-Sponsor Rep. John J. Millner
- 05-07-01 S Pursuant to Senate Rule 3-9(b) / Referred to Rules
 - S Senate Floor Amendment No. 2 Referred to Rules; 3-9(b).
- 05-10-19 S Approved for Consideration Rules
 - S Placed on Calendar Order of 3rd Reading October 25, 2005
- S Alternate Chief Sponsor Changed to Sen. Emil Jones, Jr. 05-10-25
 - S Added as Alternate Chief Co-Sponsor Sen. Iris Y. Martinez
 - S Senate Floor Amendment No. 3 Filed with Secretary by Sen. Emil Jones, Jr.
 - S Senate Floor Amendment No. 3 Referred to Rules
 - H Added Chief Co-Sponsor Rep. Lou Lang
 - S Senate Floor Amendment No. 3 Rules Refers to Executive
 - S Senate Floor Amendment No. 3 Recommend Do Adopt Executive; 007-004-000
 - S Added as Alternate Co-Sponsor Sen. Don Harmon
 - S Placed on Calendar Order of 3rd Reading October 26, 2005
 - H Chief Co-Sponsor Changed to Rep. Lou Lang
- 05-10-26 S Added as Alternate Chief Co-Sponsor Sen. Donne E. Trotter
 - S Added as Alternate Chief Co-Sponsor Sen. Mattie Hunter
 - S Added as Alternate Chief Co-Sponsor Sen. M. Maggie Crotty
 - H Added Co-Sponsor Rep. Edward J. Acevedo
 - S Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins
 - H Added Co-Sponsor Rep. Linda Chapa LaVia
 - S Added as Alternate Co-Sponsor Sen. Carol Ronen
 - H Chief Sponsor Changed to Rep. Michael J. Madigan
 - H Added Chief Co-Sponsor Rep. Gary Hannig
 - H Added Chief Co-Sponsor Rep. Richard T. Bradley
 - H Added Chief Co-Sponsor Rep. Lovana Jones H Added Co-Sponsor Rep. William Delgado

 - H Added Co-Sponsor Rep. Barbara Flynn Currie
 - H Added Co-Sponsor Rep. Sara Feigenholtz
 - S Recalled to Second Reading
 - S Senate Floor Amendment No. 3 Adopted; E. Jones
 - S Placed on Calendar Order of 3rd Reading
 - S Third Reading Passed; 032-023-002
 - S Senate Floor Amendment No. 1 Tabled Pursuant to Rule 5-4(a)
 - S Senate Floor Amendment No. 2 Tabled Pursuant to Rule 5-4(a)
 - H Arrived in House
 - H Final Action Deadline Extended-9(b) January 11, 2005
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 3
 - H Senate Floor Amendment No. 3 Motion Filed Concur Rep. Michael J. Madigan
 - H Senate Floor Amendment No. 3 Motion to Concur Referred to Rules Committee
 - H Senate Floor Amendment No. 3 Rules - Re-Refer Motion to Appropriations-Human Services Committee
 - H Senate Floor Amendment No. 3 Motion to Concur Recommends be Adopted Appropriations-Human Services Committee; 010-001-000
 - H Remove Chief Co-Sponsor Rep. Gary Hannig

05-10-27 H Added Co-Sponsor Rep. Susana A Mendoza

- H Added Co-Sponsor Rep. Michelle Chavez
- H Added Co-Sponsor Rep. Karen A. Yarbrough
- H Added Co-Sponsor Rep. Deborah L. Graham
- H Added Co-Sponsor Rep. Robin Kelly

H Added Co-Sponsor Rep. Marlow H. Colvin H Added Co-Sponsor Rep. Calvin L. Giles H Added Co-Sponsor Rep. Jay C. Hoffman S Added as Alternate Co-Sponsor Sen. Kwame Raoul S Added as Alternate Co-Sponsor Sen. Arthur J. Wilhelmi H Added Co-Sponsor Rep. Annazette Collins H Added Co-Sponsor Rep. Arthur L. Turner H Added Co-Sponsor Rep. Patrick J Verschoore H Added Co-Sponsor Rep. Kathleen A. Ryg H Added Co-Sponsor Rep. John D'Amico H Added Co-Sponsor Rep. Michael K. Smith H Added Co-Sponsor Rep. Milton Patterson H Added Co-Sponsor Rep. Eddie Washington H Added Co-Sponsor Rep. Jack McGuire H Added Co-Sponsor Rep. Robert Rita H Added Co-Sponsor Rep. Cynthia Soto H Added Co-Sponsor Rep. Maria Antonia Berrios H Added Co-Sponsor Rep. Joseph M. Lyons H Added Co-Sponsor Rep. Karen May H Added Co-Sponsor Rep. Julie Hamos H Added Co-Sponsor Rep. Dan Reitz H Added Co-Sponsor Rep. Brandon W. Phelps H Added Co-Sponsor Rep. Constance A. Howard H Chief Sponsor Changed to Rep. Gary Hannig H Added Chief Co-Sponsor Rep. Monique D. Davis H Added Co-Sponsor Rep. Michael J. Madigan H Senate Floor Amendment No. 3 House Concurs 079-028-009 H Passed Both Houses 05-11-02 H Sent to the Governor 05-11-04 S Added as Alternate Co-Sponsor Sen. Martin A. Sandoval S Added as Alternate Co-Sponsor Sen. Terry Link 05-11-15 H Governor Approved H Effective Date July 1, 2006 H Public Act 94-0693

HB-0807 MCKEON.

115 ILCS 5/8	from	Ch.	48,	par.	1708
115 ILCS 5/11	from	Ch.	48,	par.	1711

Amends the Illinois Educational Labor Relations Act. Requires an educational employer to furnish the exclusive bargaining representative with the names and addresses of its educational employees in the bargaining unit if requested by the representative. Limits the number of requests that must be met to 4 per calendar year. With regard to non-member fair share payments, provides that only the exclusive representative may negotiate provisions in a collective bargaining agreement providing for the payroll deduction of labor organization dues, fair share fee payments, initiation fees, or assessments. Provides that if a collective bargaining agreement or the resolution of an impasse under the Act, then the employer shall continue to honor and abide by any dues deduction or fair share clause contained in the agreement until a new agreement is reached. Sets forth applicability requirements for successor exclusive representatives.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

- 05-02-02 H Filed with the Clerk by Rep. Larry McKeon
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Labor Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0808 BELLOCK-LYONS, EILEEN-TRYON-FROEHLICH.

740 ILCS 110/9.2

Amends the Mental Health and Developmental Disabilities Confidentiality Act. Adds prisons operated by the Department of Corrections and mental health facilities operated by a county to

HB-0809 to HB-0810

the list of entities that may disclose a recipient's record or communications, without consent, to another entity on the list for the purpose of admission, treatment, planning, or discharge. Provides that no records or communications may be disclosed to a State prison unless the Department has entered into a written agreement with the State prison to ensure that the records and communications disclosed are disclosed only to the proper persons. Effective immediately.

- 05-02-02 H Filed with the Clerk by Rep. Patricia R. Bellock
 - H Chief Co-Sponsor Rep. Eileen Lyons
 - H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Added Chief Co-Sponsor Rep. Michael Tryon
 - H Added Chief Co-Sponsor Rep. Paul D. Froehlich
- 05-02-08 H Assigned to Judiciary I Civil Law Committee
- 05-02-24 H Do Pass / Short Debate Judiciary I Civil Law Committee; 013-000-000
- 05-02-25 H Placed on Calendar 2nd Reading Short Debate
- 05-03-02 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-08 H Third Reading Short Debate Passed 117-000-000
- 05-03-09 S Arrive in Senate
- S Placed on Calendar Order of First Reading March 10, 2005
- 05-03-18 S Chief Senate Sponsor Sen. Susan Garrett
- 05-04-06 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Health & Human Services
- 05-04-20 S Do Pass Health & Human Services; 010-000-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005
- 05-05-05 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 10, 2005
- 05-05-18 S Third Reading Passed; 057-000-000
- H Passed Both Houses
- 05-06-16 H Sent to the Governor
- 05-07-12 H Governor Approved
 - H Effective Date July 12, 2005
 - H Public Act 94-0182

HB-0809 BELLOCK-LYONS, EILEEN-PIHOS.

30 ILCS 605/8.3 new

Amends the State Property Control Act. Provides that all funds received from the sale of any surplus real property (land or building) previously used as a mental health center must be deposited into the Mental Health Fund. Effective immediately.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-02-02 H Filed with the Clerk by Rep. Patricia R. Bellock
 - H Chief Co-Sponsor Rep. Eileen Lyons
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-08 H Assigned to Executive Committee
 - H Added Chief Co-Sponsor Rep. Sandra M. Pihos

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0810 SULLIVAN.

40 ILCS 5/3-103	from Ch. 108 1/2, par. 3-103
40 ILCS 5/3-125	from Ch. 108 1/2, par. 3-12:
40 ILCS 5/3-145	from Ch. 108 1/2, par. 3-14.

Amends the Downstate Police Article of the Illinois Pension Code. Provides that a city, village, or incorporated town of less than 5,000 inhabitants that is regulated by the Property Tax Extension Limitation Law may elect to adopt the provisions of the Article by the passage of a resolution or ordinance by the governing board of that city, village, or incorporated town, but that city, village, or incorporated town shall not levy a separate tax without approval by referendum. Effective immediately.

NOTE(S) THAT MAY APPLY: Pension

05-02-02 H Filed with the Clerk by Rep. Ed Sullivan, Jr.

H First Reading

H Referred to Rules Committee

- 05-02-08 H Assigned to Personnel and Pensions Committee
- 05-02-25 H Do Pass / Short Debate Personnel and Pensions Committee; 005-000-000
- 05-02-28 H Placed on Calendar 2nd Reading Short Debate
- 05-03-02 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0811 ROSE.

from Ch. 144, par. 45

Amends the University of Illinois Trustees Act. Makes a technical change in a Section concerning electing a board president and drawing money from the treasury.

- 05-02-02 H Filed with the Clerk by Rep. Chapin Rose
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0812 ROSE.

5 ILCS 140/1.1 from Ch. 116, par. 201.1

Amends the Freedom of Information Act. Makes a technical change in a Section concerning the short title.

- 05-02-02 H Filed with the Clerk by Rep. Chapin Rose
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0813 ROSE.

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.

- 05-02-02 H Filed with the Clerk by Rep. Chapin Rose
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0814 ROSE-MUNSON.

- 10 ILCS 5/4-6.2 from Ch. 46, par. 4-6.2
- 10 ILCS 5/5-16.2 from Ch. 46, par. 5-16.2
- 10 ILCS 5/6-50.2 from Ch. 46, par. 6-50.2

Amends the Election Code. Prohibits the unauthorized copying or retention of personal or other information from a voter registration application. Makes violation a Class A misdemeanor.

NOTE(S) THAT MAY APPLY: Correctional

- 05-02-02 H Filed with the Clerk by Rep. Chapin Rose
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-02-10 H Added Chief Co-Sponsor Rep. Ruth Munson

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0815 WATSON-CHAPA LAVIA-FROEHLICH-SCHOCK-BLACK, PRITCHARD, JAKOBSSON, HOWARD, MILLER, MITCHELL, BILL, JENISCH, BIGGINS, YARBROUGH, KELLY AND WASHINGTON.

110 ILCS 947/40

110 ILCS 947/45

Amends the Higher Education Student Assistance Act. Makes changes concerning veteran grants with regard to who qualifies for assistance, the type of assistance, notification to the postsecondary institution, and administration of the program. Makes changes concerning the Illinois National Guard grant program with regard to who is eligible for a grant and what the

grant covers Effe	ective July 1, 2005.
	AT MAY APPLY: Fiscal
	H Filed with the Clerk by Rep. Jim Watson
05-02-04	H Chief Co-Sponsor Rep. Linda Chapa LaVia
	H First Reading
	H Referred to Rules Committee
05-02-03	H Added Chief Co-Sponsor Rep. Paul D. Froehlich
00 01 00	H Added Chief Co-Sponsor Rep. Aaron Schock
05-02-08	H Assigned to Higher Education Committee
05-02-17	H Added Chief Co-Sponsor Rep. William B. Black
	H Added Co-Sponsor Rep. Robert W. Pritchard
	H Do Pass / Short Debate Higher Education Committee; 010-000-000
05-02-18	
	H Added Co-Sponsor Rep. Naomi D. Jakobsson
	H Added Co-Sponsor Rep. Constance A. Howard
	H Added Co-Sponsor Rep. David E. Miller
	H Added Co-Sponsor Rep. Bill Mitchell
	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-02-23	H Added Co-Sponsor Rep. Roger Jenisch
	H Added Co-Sponsor Rep. Bob Biggins
05-02-24	H Third Reading - Short Debate - Passed 114-000-000
05-02-25	
	S Placed on Calendar Order of First Reading March 1, 2005
	S Chief Senate Sponsor Sen. William R. Haine
	S Added as Alternate Chief Co-Sponsor Sen. Deanna Demuzio
05-03-01	S First Reading
	S Referred to Rules
	H Added Co-Sponsor Rep. Karen A. Yarbrough
	H Added Co-Sponsor Rep. Robin Kelly
	H Added Co-Sponsor Rep. Eddie Washington
05-04-13	
05-05-04	S Added as Alternate Co-Sponsor Sen. Edward D. Maloney S Do Pass Higher Education; 010-000-000
05-05-05	S Placed on Calendar Order of 2nd Reading May 10, 2005
05-05-11	
05-05-11	S Placed on Calendar Order of 3rd Reading May 12, 2005
05 05 19	S Third Reading - Passed; 057-000-000
05-05-18	H Passed Both Houses
05 05 28	S Added as Alternate Co-Sponsor Sen. James F. Clayborne, Jr.
05-05-28	S Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins
	S Added as Alternate Co-Sponsor Sen. Ira I. Silverstein
05-05-29	S Added as Alternate Co-Sponsor Sen. Marine Burter
	H Sent to the Governor
	H Governor Approved
00 00 10	H Effective Date August 15, 2005
	H Public Act
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HB-0816 BEISER-FROEHLICH-STEPHENS.

720 ILCS 5/16A-3.5 new

720 ILCS 5/16A-10 from Ch. 38, par. 16A-10

Amends the Criminal Code of 1961. Creates the offense of theft by emergency exit. Provides that a person commits the offense when he or she commits a retail theft and to facilitate the theft he or she leaves the retail mercantile establishment by use of a designated emergency exit. Establishes penalties. Effective immediately.

CORRECTIONAL NOTE (Dept of Corrections)

Corrections Population Impact: 202 Inmates. Fiscal Impact: \$51,901,400.

NOTE(S) THAT MAY APPLY: Correctional

05-02-02 H Filed with the Clerk by Rep. Daniel V. Beiser

H First Reading

H Referred to Rules Committee

- 05-02-03 H Added Chief Co-Sponsor Rep. Paul D. Froehlich
- 05-02-08 H Assigned to Judiciary II Criminal Law Committee
- 05-02-18 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 011-004-000
 - H Placed on Calendar 2nd Reading Short Debate
- 05-02-25 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-08 H Added Chief Co-Sponsor Rep. Ron Stephens
 - H Third Reading Short Debate Passed 081-031-005
- 05-03-09 S Arrive in Senate
 - S Placed on Calendar Order of First Reading
 - S Chief Senate Sponsor Sen. William R. Haine
 - S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Judiciary
- 05-04-19 S Correctional Note Filed from the Illinois Department of Corrections.
- 05-04-20 S Postponed Judiciary
- 05-05-05 S Do Pass Judiciary; 006-000-000
- S Placed on Calendar Order of 2nd Reading May 10, 2005
- 05-05-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 12, 2005
- 05-05-18 S Third Reading Passed; 056-000-000
- H Passed Both Houses
- 05-06-16 H Sent to the Governor
- 05-08-04 H Governor Approved
 - H Effective Date August 4, 2005

HB-0817 COULSON-PIHOS.

New Act

Creates the Identity Fraud Protection Act. Contains only a short title provision.

05-02-02 H Filed with the Clerk by Rep. Elizabeth Coulson

- H First Reading
- H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
 - H Added Chief Co-Sponsor Rep. Sandra M. Pihos
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0818 MCGUIRE AND MOFFITT.

20 ILCS 2405/3

from Ch. 23, par. 3434

Amends the Disabled Persons Rehabilitation Act. Provides that the Department of Human Services shall establish and maintain a publicly accessible online registry of all homemakers who are currently employed through a Community Care Program homemaker provider. Sets forth the requirements for the registry, including: (i) the name of the homemaker, (ii) his or her current address, (iii) the date and location of the pre-service training completed by the individual, (iv) the date of the individual's last criminal background check, and (v) the date and location of all in-service training completed by the individual. Provides that the Department shall update this registry on a quarterly basis. Effective January 1, 2006.

FISCAL NOTE (Department on Aging)

Assuming the legislation is amended to amend the Illinois Act on the Aging to require the Ill. Department on Aging (IDoA) to establish and maintain a homemaker registry, the IDoA estimates the cost of this registry at approximately \$400,000, of which \$275,000 are one-time expenses. This cost reflects a one-time \$250,000 contract for a consultant to establish the web-based registry, \$25,000 for a server, and approximately \$125,000 for two staff persons to maintain the registry as well as to monitor the required informational elements (e.g., date and location of homemaker training).

HOUSE AMENDMENT NO. 1

Deletes reference to: 20 ILCS 2405/3 Adds reference to: 20 ILCS 105/4.01

from Ch. 23, par. 6104.01

Deletes everything after the enacting clause. Amends the Illinois Act on the Aging. Provides that the Department on Aging shall establish and maintain a publicly accessible online registry of all homemakers who are currently employed through a Community Care Program homemaker provider. Sets forth certain requirements of the registry and provides that the Department shall update the registry on a quarterly basis. FISCAL NOTE (Department of Human Services)

Cost: Undetermined

NOTE(S) THAT MAY APPLY: Fiscal

05-02-02 H Filed with the Clerk by Rep. Jack McGuire

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Human Services Committee

05-02-09 H Added Co-Sponsor Rep. Donald L. Moffitt

05-02-16 H Fiscal Note Requested by Rep. Brandon W. Phelps

- 05-03-03 H Fiscal Note Filed 05-03-09 H House Amendment No. 1 Filed with Clerk by Human Services Committee H House Amendment No. 1 Adopted in Human Services Committee; bv Voice Vote
 - H Motion Do Pass as Amended Lost Human Services Committee; 006-005-000

H Remains in Human Services Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

05-03-15 H Fiscal Note Filed

D'AMICO. HB-0819

40 ILCS 5/6-164.3 new 40 ILCS 5/6-167

from Ch. 108 1/2, par. 6-167

30 ILCS 805/8.29 new

Amends the Chicago Firefighter Article of the Illinois Pension Code. Provides for noncompounded 3% automatic annual increases in all widow's annuities (other than term annuities). Increases the required contribution for widow's annuity by 0.5% of salary. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

05-02-02 H Filed with the Clerk by Rep. John D'Amico

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0820 D'AMICO.

- 40 ILCS 5/6-127.5 new
- 40 ILCS 5/6-209.2 new

40 ILCS 5/14-105.8 new

30 ILCS 805/8.29 new

Amends the Chicago Firefighter Article of the Illinois Pension Code. Provides an alternative payment option, under which a qualifying member may convert up to 3 years of service credit into a lump sum payment at the time of retirement. Authorizes the transfer of service credits earned for employment in the Office of the State Fire Marshal from the State Employee Retirement System to the Fund. Amends the State Mandates Act to require implementation without reimbursement, Effective immediately,

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

05-02-02 H Filed with the Clerk by Rep. John D'Amico

H First Reading

- H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0821 **BOLAND-FROEHLICH.**

10 ILCS 5/28-7

from Ch. 46, par. 28-7

Amends the Election Code. With respect to local referenda authorized by the Illinois Constitution, changes the minimum petition signature requirement to at least 8% of the number of votes cast in the governmental unit for candidates for Governor in the preceding gubernatorial election (now, 10% of the number of registered voters).

05-02-02 H Filed with the Clerk by Rep. Mike Boland

H First Reading

H Referred to Rules Committee

05-02-03 H Added Chief Co-Sponsor Rep. Paul D. Froehlich

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0822 WASHINGTON-DELGADO-FROEHLICH-RYG-BLACK, DUGAN, SOTO, YARBROUGH, MILLER, DUNKIN, HOWARD, BAILEY, DAVIS, MONIQUE, PATTERSON AND JONES.

210 ILCS 9/70

210 ILCS 45/3-206.05 new

225 ILCS 65/5-15

Amends the Assisted Living and Shared Housing Act, the Nursing Home Care Act, and the Nursing and Advanced Practice Nursing Act. Requires the Department of Public Health to develop and implement rules for the training, certification, and employment of certified medication technicians in nursing homes. Provides that a certified medication technician may administer medications to nursing home residents under the direction of a duly licensed Registered Nurse. Sets forth the requirements for certification of medication technicians. For purposes of the Assisted Living and Shared Housing Act, provides that a certified medication technicians. For medication may administer all medications allowed under Department of Public Health rules adopted to implement the provisions of the Nursing and Advanced Practice Nursing Act does not prohibit delegation to a certified medication technician of the administration of medications in accordance with the provisions of the Nursing Home Care Act concerning certified medication technicians.

FISCAL NOTE (Department of Financial & Professional Regulation)

No material fiscal impact on the agency.

FISCAL NOTE (Department of Public Health)

The estimated fiscal impact to the Illinois Department of Public Health for the first year is \$152,000 and the estimated fiscal impact for the second year is \$165,000.

HOUSE AMENDMENT NO. 1

Replaces everything after the enacting clause with provisions similar to those of House Bill 822, but with changes that include the following: (1) under the Nursing Home Care Act, (i) provides for the certification of medication aides (instead of medication technicians), (ii) adds legislative findings, (iii) provides for the appointment of a Planning and Certification Committee by the Director of Public Health, and (iv) adds provisions with which a certified medication aide and a nursing home must comply; and (2) under the Nursing and Advanced Practice Nursing Act, provides that (i) the Act does not prohibit the administration of medications by a certified medication aide (instead of the delegation of administration of medications by a certified medication technician) and (ii) any nurse providing supervision to a certified medication aide is not liable under the Nursing and Advanced Practice Nursing Act for the actions of a medication aide.

HOUSE AMENDMENT NO. 2

Provides that nothing in the provisions of the Nursing and Advanced Practice Nursing Act concerning the application of the Act shall be construed to grant a facility immunity from liability based upon the actions of a medication aide.

JUDICIAL NOTE (H-AM 1 & 2) (Admin. Office of the Illinois Courts.)

Would neither increase nor decrease the number of judges needed in the state.

STATE DEBT IMPACT NOTE (H-AM 1 & 2) (Gov. Forecasting & Accountability)

Would not change the amount of authorization for any type of State-issued or Statesupported bond, and therefore, would not affect the level of State indebtedness.

PENSION NOTE (H-AM 1 & 2) (Gov. Forecasting & Accountability)

Would not impact any public pension fund or retirement system in Illinois.

HOUSING AFFORDABILITY IMPACT NOTE (H-AM 1 & 2) (Housing Development Authority)

No fiscal effect on a single-family residence.

BALANCED BUDGET NOTE (H-AM 1 & 2) (Gov. Office of Management & Budget)

Fiscal impact: In excess of \$200,000 per year. NOTE(S) THAT MAY APPLY: Fiscal 05-02-02 H Filed with the Clerk by Rep. Eddie Washington H First Reading H Referred to Rules Committee 05-02-03 H Added Chief Co-Sponsor Rep. Paul D. Froehlich 05-02-08 H Assigned to Human Services Committee 05-02-09 H Added Chief Co-Sponsor Rep. Kathleen A. Ryg 05-02-09 H Added Chief Co-Sponsor Rep. Kathleen A. Ryg 05-03-02 H Do Pass / Short Debate Human Services Committee; 011-000-000 05-03-03 H Placed on Calendar 2nd Reading - Short Debate 05-03-09 H Fiscal Note Requested by Rep. Terry R. Parke 05-03-11 H Fiscal Note Filed 05-03-16 H Fiscal Note Filed 05-04-05 H Second Pacification Short Debate 05-04-05 H Second Reading - Short Debate H Held on Calendar Order of Second Reading - Short Debate 05-04-06 H Added Chief Co-Sponsor Rep. William B. Black H Added Chief Co-Sponsor Rep. Cynthia Soto H Added Co-Sponsor Rep. Karen A. Yarbrough H House Amendment No. 1 Filed with Clerk by Rep. Eddie Washington 05-04-11 H House Amendment No. 1 Referred to Rules Committee 05-04-12 H House Amendment No. 2 Filed with Clerk by Rep. Eddie Washington H House Amendment No. 2 Referred to Rules Committee 05-04-13 H House Amendment No. 1 Rules Refers to Human Services Committee H House Amendment No. 2 Rules Refers to Human Services Committee 05-04-14 H House Amendment No. 1 Recommends Be Adopted Human Services Committee; 009-001-001 H House Amendment No. 2 Recommends Be Adopted Human Services Committee; 009-000-002 H Fiscal Note Requested by Rep. Terry R. Parke; As Amended by HA 1,2 H State Mandates Fiscal Note Requested by Rep. Terry R. Parke; As Amended by HA 1,2 H Housing Affordability Impact Note Requested by Rep. Terry R. Parke; As Amended by HA 1,2 H Judicial Note Requested by Rep. Terry R. Parke; As Amended by HA 1,2 H Judicial Note Filed As Amended by HA 1,2 H Added Co-Sponsor Rep. David E. Miller H State Debt Impact Note Filed As Amended by HA 1,2 H Pension Note Filed As Amended by HA 1,2 H House Amendment No. 1 Adopted by Voice Vote H House Amendment No. 2 Adopted by Voice Vote H Placed on Calendar Order of 3rd Reading - Short Debate H Fiscal Note Requested - Withdrawn by Rep. Terry R. Parke; As Amended by HA 1,2 H State Mandates Fiscal Note Requested - Withdrawn by Rep. Terry R. Parke; As Amended by HA 1,2 H Housing Affordability Impact Note Requested - Withdrawn by Rep. Terry R. Parke; As Amended by HA 1,2 H Judicial Note Requested - Withdrawn by Rep. Terry R. Parke; As Amended by HA 1,2 H Added Chief Co-Sponsor Rep. Lisa M. Dugan H Remove Chief Co-Sponsor Rep. Cynthia Soto H Added Co-Sponsor Rep. Cynthia Soto H Added Co-Sponsor Rep. Kenneth Dunkin H Added Co-Sponsor Rep. Constance A. Howard H Added Co-Sponsor Rep. Patricia Bailey 05-04-15 H Third Reading - Short Debate - Passed 084-029-003 H Added Chief Co-Sponsor Rep. William Delgado H Remove Chief Co-Sponsor Rep. Lisa M. Dugan H Added Co-Sponsor Rep. Lisa M. Dugan H Added Co-Sponsor Rep. Monique D. Davis H Added Co-Sponsor Rep. Milton Patterson

- H Added Co-Sponsor Rep. Lovana Jones
- S Arrive in Senate
- S Placed on Calendar Order of First Reading April 19, 2005
- S Chief Senate Sponsor Sen. Mattie Hunter
- S Added as Alternate Chief Co-Sponsor Sen. Iris Y. Martinez
- S Sponsor Removed Sen. Iris Y. Martinez

05-04-18 S Added as Alternate Chief Co-Sponsor Sen. Debbie DeFrancesco Halvorson S Alternate Chief Sponsor Changed to Sen. Iris Y. Martinez

- H Housing Affordability Impact Note Filed As Amended by HA 1,2
- 05-04-19 S Sponsor Removed Sen. Debbie DeFrancesco Halvorson
 - S First Reading
 - S Referred to Rules
 - S Balanced Budget Note Filed as amended by House Amendments No. 1 and 2, from the Governor's Office of Management and Budget.
- 05-04-21 S Assigned to Licensed Activities
- 05-05-05 S Held in Licensed Activities
- 05-05-06 S Rule 3-9(a) / Re-referred to Rules
- 05-05-10 S Added as Alternate Chief Co-Sponsor Sen. Terry Link
- 05-05-20 S Added as Alternate Chief Co-Sponsor Sen. James F. Clayborne, Jr.

HB-0823 WASHINGTON-OSTERMAN.

 775
 ILCS
 5/7A-102
 from Ch. 68, par. 7A-102

 775
 ILCS
 5/7B-102
 from Ch. 68, par. 7B-102

Amends the Illinois Human Rights Act. Provides that the Department of Human Rights may (rather than shall) issue a notice of default directed to a respondent who fails to file a verified response to a charge within 60 days of receipt of the notice of the charge, unless the respondent demonstrates good cause as to why the notice should not issue. Provides that the Department shall define "good cause" by rule. Effective immediately.

- 05-02-02 H Filed with the Clerk by Rep. Eddie Washington H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Judiciary I Civil Law Committee
- 05-02-24 H Do Pass / Short Debate Judiciary I Civil Law Committee; 014-000-000
- 05-02-25 H Placed on Calendar 2nd Reading Short Debate
- 05-03-02 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-03 H Added Chief Co-Sponsor Rep. Harry Osterman
- 05-03-08 H Third Reading Short Debate Passed 117-000-000
- 05-03-09 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 10, 2005
- 05-03-10 S Chief Senate Sponsor Sen. Rickey R. Hendon
- 05-03-15 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Executive
- 05-04-21 S Do Pass Executive; 012-000-000
- S Placed on Calendar Order of 2nd Reading May 3, 2005
- 05-05-11 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 12, 2005
- 05-05-20 S Third Reading Passed; 058-000-000
- H Passed Both Houses
- 05-06-17 H Sent to the Governor
- 05-07-26 H Governor Approved
 - H Effective Date July 26, 2005

HB-0824 GORDON-DUGAN-BEISER-BRADLEY, JOHN.

720 ILCS 5/24-6

from Ch. 38, par. 24-6

Amends the Criminal Code of 1961. Provides that when a firearm is seized from a criminal defendant and the defendant is found to be not guilty or the charges are dismissed, the court shall order the firearm returned not less than 7 days after the dismissal or acquittal. Provides that if the firearm is not returned within 7 days, the defendant may seek a writ of replevin and

is entitled to attorney's fees and treble damages. Effective immediately. HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Reinserts the provisions of the bill with these changes: (1) provides that the firearm shall be returned only upon a court order signed by a judge; (2) the defendant must present a valid Firearm Owner's Identification Card issued in his or her name; and (3) the firearm may only be returned during the court's normal business hours. Effective immediately.

CORRECTIONAL NOTE (Dept of Corrections) Corrections population impact: None. Fiscal impact: None. CORRECTIONAL NOTE (H-AM 1) (Dept of Corrections) Corrections population impact: None. Fiscal impact: None. FISCAL NOTE (Dept of Corrections) Corrections population impact: None. Fiscal impact: None.

FISCAL NOTE (H-AM 1) (Dept of Corrections)

Corrections population impact: None. Fiscal impact: None.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-02 H Filed with the Clerk by Rep. Careen M Gordon H First Reading
 - H Referred to Rules Committee
 - 05-02-10 H Assigned to Judiciary II Criminal Law Committee
 - 05-03-03 H House Amendment No. 1 Filed with Clerk by Judiciary II Criminal Law Committee
 - H House Amendment No. 1 Adopted in Judiciary II Criminal Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary II Criminal Law Committee; 010-004-001
 - H Placed on Calendar 2nd Reading Short Debate
 - 05-03-09 H Added Chief Co-Sponsor Rep. Lisa M. Dugan
 - 05-03-10 H Added Chief Co-Sponsor Rep. Daniel V. Beiser
 - H Added Chief Co-Sponsor Rep. John E. Bradley
 - 05-03-16 H Correctional Note Requested by Rep. Kurt M. Granberg
 - 05-04-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
 - 05-04-11 H Correctional Note Filed
 - H Correctional Note Filed As Amended by HA 1
 - H Fiscal Note Filed As Amended by HA 1
 - H Fiscal Note Filed

05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0825 BRADLEY, RICHARD-BURKE-LYONS, JOSEPH-ACEVEDO-BERRIOS.

40 ILCS 5/6-164

from Ch. 108 1/2, par. 6-164

30 ILCS 805/8.29 new

Amends the Chicago Firefighter Article of the Illinois Pension Code. Increases the required employee contribution by 0.5% of salary. Compounds the 3% automatic annual increase in retirement annuity for members who have paid the increased contribution for at least one year. Allows certain persons no longer in service to elect to pay an additional contribution and thereby qualify for the compounding. Armends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

05-02-02 H Filed with the Clerk by Rep. Richard T. Bradley

- H Chief Co-Sponsor Rep. Daniel J. Burke
 - H Chief Co-Sponsor Rep. Joseph M. Lyons
 - H Chief Co-Sponsor Rep. Edward J. Acevedo
 - H Chief Co-Sponsor Rep. Maria Antonia Berrios
- H First Reading
- H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0826 BRADLEY, RICHARD-BURKE-LYONS, JOSEPH-ACEVEDO-BERRIOS.

40 ILCS 5/6-164

from Ch. 108 1/2, par. 6-164

30 ILCS 805/8.29 new

Amends the Chicago Firefighter Article of the Illinois Pension Code. Increases the required employee contribution by 0.5% of salary. Compounds the 3% automatic annual increase in retirement annuity for members who have paid the increased contribution for at least one year. Allows certain persons no longer in service to elect to pay an additional contribution and thereby qualify for the compounding. For firemen born on or after 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.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

- 05-02-02 H Filed with the Clerk by Rep. Richard T. Bradley
 - H Chief Co-Sponsor Rep. Daniel J. Burke

H Chief Co-Sponsor Rep. Joseph M. Lyons

- H Chief Co-Sponsor Rep. Edward J. Acevedo
- H Chief Co-Sponsor Rep. Maria Antonia Berrios
- H First Reading
- H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0827 BROSNAHAN-MCCARTHY-JOYCE-BRADLEY, RICHARD-REITZ, FROEHLICH, FLIDER, BEISER, BAILEY, COLLINS, BRADLEY, JOHN, PHELPS, YARBROUGH, WASHINGTON AND D'AMICO.

New Act

815 ILCS 505/2Z

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

Creates the Wireless Telephone Users Consumer Protection Act. Requires wireless telephone service providers to provide the terms of a plan or contract for wireless telephone service and other specified information to consumers before any service is offered and to include the information in a publication and advertising. Provides requirements for extension, modification, or rescission of wireless telephone service contracts. Provides for enforcement by the Illinois Commerce Commission. Allows the Attorney General and State's Attorneys to bring a civil action and obtain injunctive relief to enforce the provisions of the Act. Amends the Consumer Fraud and Deceptive Business Practices Act to make a violation of the Wireless Telephone Users Consumer Protection Act an unlawful practice within the meaning of the Act. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-02	H Filed with the Clerk by Rep. James D. Brosnahan
	H Chief Co-Sponsor Rep. Kevin A. McCarthy
	H Chief Co-Sponsor Rep. Kevin Joyce
	H Chief Co-Sponsor Rep. Richard T. Bradley
	H Chief Co-Sponsor Rep. Dan Reitz
	H First Reading
	H Referred to Rules Committee
J-02-03	H Added Co-Sponsor Rep. Paul D. Froehlich
05-02-08	H Assigned to Consumer Protection Committee
05-02-10	H Added Co-Sponsor Rep. Robert F. Flider
05-02-16	H Added Co-Sponsor Rep. Daniel V. Beiser
05-02-17	H Added Co-Sponsor Rep. Patricia Bailey
	H Added Co-Sponsor Rep. Annazette Collins
05-02-24	H Added Co-Sponsor Rep. John E. Bradley
	H Added Co-Sponsor Rep. Brandon W. Phelps
05-03-07	H Added Co-Sponsor Rep. Karen A. Yarbrough
05-03-08	H Motion Do Pass - Lost Consumer Protection Committee; 004-006-001
	H Remains in Consumer Protection Committee
05-03-10	
05-03-16	H Co-Sponsor Rep. Eddie Washington
	H Co-Sponsor Rep. John D'Amico

HB-0828 REITZ.

35 ILCS 516/60

Amends the Mobile Home Local Services Tax Enforcement Act. With respect to the notice

HB-0829 to HB-0829

for application of judgment and sale of tax-delinquent mobile homes, removes the requirement that the notice include the mobile home park where the mobile home is sited, if known, the model year of the home, and the square footage of the home. Provides that the vehicle identification number of the mobile home must be listed only if known. Effective immediately.

05-02-02	H Filed with the Clerk by Rep. Dan Reitz
	H First Reading
	H Referred to Rules Committee
05-02-08	H Assigned to Revenue Committee
05-02-25	H Recommends Be Adopted Sub-committee/ Revenue Committee; 003-000-
	000
	H Remains in Revenue Committee
05-03-03	H Do Pass / Short Debate Revenue Committee; 012-000-000
	H Placed on Calendar 2nd Reading - Short Debate
05-03-15	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-04-05	H Third Reading - Short Debate - Passed 110-000-000
05-04-06	S Arrive in Senate
	S Placed on Calendar Order of First Reading April 7, 2005
05-04-14	S Chief Senate Sponsor Sen. Mike Jacobs
05-04-15	S First Reading
	S Referred to Rules
05-04-21	S Assigned to Housing & Community Affairs
05-05-03	S Added as Alternate Co-Sponsor Sen. Pamela J. Althoff
05-05-04	S Do Pass Housing & Community Affairs; 008-000-000
	S Placed on Calendar Order of 2nd Reading May 5, 2005
05-05-05	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 10, 2005
05-05-11	S Third Reading - Passed; 058-000-000
	H Passed Both Houses
05-06-09	H Sent to the Governor
05-06-14	H Governor Approved
	H Effective Date June 14, 2005
	H Public Act

HB-0829 REITZ.

35 ILCS 200/21-330

35 ILCS 516/275

Amends the Property Tax Code and the Mobile Home Local Services Tax Enforcement Act. Provides that any moneys accumulated in the special fund for the payment of interest by the county treasurer in excess of \$100,000 (now, \$500,000) must be paid each year prior to the commencement of the annual tax sale, first to satisfy any existing unpaid judgments, and any funds remaining thereafter must be paid to the general fund of the county. Effective immediately.

HOUSE AMENDMENT NO. 1

In both the Property Tax Code and the Mobile Home Local Services Tax Enforcement Act, provides that any moneys accumulated in the special fund for the payment of interest by the county treasurer in excess of (i) \$100,000 in counties with 250,000 or less inhabitants or (ii) \$500,000 in counties with more than 250,000 inhabitants (instead of \$100,000 for all counties) must be paid each year prior to the commencement of the annual tax sale, first to satisfy any existing unpaid judgments, and any funds remaining thereafter must be paid to the general fund of the county.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

- 05-02-02 H Filed with the Clerk by Rep. Dan Reitz
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-10 H Committee Deadline Extended-Rule 9(b) March 17, 2005
- 05-03-16 H House Amendment No. 1 Filed with Clerk by Executive Committee H House Amendment No. 1 Adopted in Executive Committee; by Voice Vote H Do Pass as Amended / Short Debate Executive Committee; 012-000-000 H Placed on Calendar 2nd Reading - Short Debate

05-04-07	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
	H Third Reading - Short Debate - Passed 112-000-000
05-04-12	S Arrive in Senate
	S Placed on Calendar Order of First Reading April 13, 2005
05-04-14	S Chief Senate Sponsor Sen. Mike Jacobs
05-04-15	S First Reading
	S Referred to Rules
05-04-21	S Assigned to Revenue
05-05-05	S Do Pass Revenue; 007-000-000
	S Placed on Calendar Order of 2nd Reading May 10, 2005
05-05-11	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 12, 2005
05-05-18	S Third Reading - Passed; 056-000-000
	H Passed Both Houses
05-06-16	H Sent to the Governor
05-07-29	H Governor Approved
	H Effective Date July 29, 2005
	H Public Act

HB-0830 REITZ-BROSNAHAN-BRADLEY, RICHARD.

220 ILCS 50/1

from Ch. 111 2/3, par. 1601

Amends the Illinois Underground Utility Facilities Damage Prevention Act. Makes a technical change in a Section concerning the short title.

05-02-02 H Filed with the Clerk by Rep. Dan Reitz

H Chief Co-Sponsor Rep. James D. Brosnahan

H Chief Co-Sponsor Rep. Richard T. Bradley

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0831 NEKRITZ.

70 ILCS 2605/9e new

Amends the Metropolitan Water Reclamation District Act. Authorizes the creation and use of a stormwater working cash fund. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-02 H Filed with the Clerk by Rep. Elaine Nekritz

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0832 LEITCH-SMITH-MAUTINO-MOFFITT-SCHOCK.

55 ILCS 5/6-1002.5

Amends the Counties Code. Provides that, in its annual budget, a county may appropriate an amount not to exceed 5% (now, 3%) of the amount appropriated to the county's general corporate or operating fund, for the purpose of making specified capital improvements, repairs, or replacements with respect to real property or equipment or other tangible personal property of the county. Effective immediately.

SENATE FLOOR AMENDMENT NO. 2 (SENATE RECEDES MAY 31, 2005)

Adds reference to:

55 ILCS 5/5-1006.5

Further amends the Counties Code concerning the Special County Occupation Tax For Public Safety or Transportation Law. Provides that, if a county imposes a tax under the Law, then it may, by ordinance, provide that the tax does not apply to the sale or use of motor fuel or to specific types of motor fuel. Provides that, if the county board provides that the tax does not apply with respect to the sale or use of motor fuel or specific types of motor fuel, then a referendum is not required to reimpose the tax with respect to that motor fuel.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-02 H Filed with the Clerk by Rep. David R. Leitch

1635 W IIB-	
	H First Reading
	H Referred to Rules Committee
05-02-08	H Assigned to Local Government Committee
05-02-17	H Added Chief Co-Sponsor Rep. Michael K. Smith
	H Do Pass / Short Debate Local Government Committee; 008-000-000
05-02-18	H Placed on Calendar 2nd Reading - Short Debate
	H Added Chief Co-Sponsor Rep. Frank J. Mautino
	H Added Chief Co-Sponsor Rep. Donald L. Moffitt
	H Added Chief Co-Sponsor Rep. Aaron Schock
	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
	H Third Reading - Short Debate - Passed 114-000-000
05-02-25	S Arrive in Senate
	S Placed on Calendar Order of First Reading March 1, 2005
05-03-01	S Chief Senate Sponsor Sen. Dale E. Risinger
	S First Reading
05 04 17	S Referred to Rules
	S Assigned to Local Government
05-04-20	S Do Pass Local Government; 010-000-000
	S Placed on Calendar Order of 2nd Reading April 21, 2005 S Added as Alternate Co-Sponsor Sen. Pamela J. Althoff
05 05 05	S Second Reading
03-03-03	S Placed on Calendar Order of 3rd Reading May 10, 2005
05-05-10	S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Dave
05-05-10	Syverson: -Burzynski
	S Senate Floor Amendment No. 1 Referred to Rules
05-05-12	S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Dave
00 00 12	Syverson
	S Senate Floor Amendment No. 2 Referred to Rules
05-05-16	S Senate Floor Amendment No. 1 Rules Refers to Local Government
	S Senate Floor Amendment No. 2 Rules Refers to Local Government
05-05-18	S Senate Floor Amendment No. 1 Tabled in Local Government; Syverson-
	Burzynski
	S Senate Floor Amendment No. 2 Recommend Do Adopt Local Government;
	008-002-000
05-05-19	
	S Senate Floor Amendment No. 2 Adopted; Syverson
	S Placed on Calendar Order of 3rd Reading
	S Third Reading - Passed; 057-000-000
05-05-20	H Arrived in House
	H Placed on Calendar Order of Concurrence Senate Amendment(s) 2
05-05-24	H Senate Floor Amendment No. 2 Motion Filed Non-Concur Rep. David R.
	Leitch
05-05-30	H Senate Floor Amendment No. 2 House Non-Concurs
	S Secretary's Desk - Non-Concurrence Senate Amendment(s) 02
	S Placed on Calendar Order of Non-Concurrence Senate Amendment(s) 02- May 31, 2005
	S Senate Floor Amendment No. 2 Motion to Recede Filed with Secretary
	Sen. Dale E. Risinger
	S Senate Floor Amendment No. 2 Motion to Recede Referred to Rules
	S Senate Floor Amendment No. 2 Motion to Recede Rules Referred to Local
	Government
	S Senate Floor Amendment No. 2 Motion To Recede Recommended Do
	Adopt Local Government: 009-000-000
05-05-31	S Senate Floor Amendment No. 2 Senate Recedes 048-008-000; 02
	H Passed Both Houses
05-06-29	H Sent to the Governor
05-08-22	H Governor Approved
	H Effective Date August 22, 2005
	H Public Act

HB-0833 HOLBROOK.

New Act Creates only the short title Section for the Design-Build Act. 05-02-02 H Filed with the Clerk by Rep. Thomas Holbrook H First Reading H Referred to Rules Committee 05-02-08 H Assigned to Executive Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0834 RYG-FRITCHEY-MAY-CHAPA LAVIA-MATHIAS.

New Act

Creates the Restroom Access Act. Requires a retail establishment that has a toilet facility for its employees to allow a customer to use that facility during normal business hours if the following conditions are met: (1) the customer requesting the use of the employee toilet facility suffers from an eligible medical condition or utilizes an ostomy device; (2) three or more employees of the retail establishment are working at the time the request is made; (3) the retail establishment does not normally make a restroom available to the public; (4) the employee toilet facility is not located in an area where providing access would create an obvious health or safety risk to the customer; and (5) a public restroom is not immediately accessible to the customer. Provides circumstances in which the retail establishment or an employee toilet facility. Provides that a retail establishment is not required to make any physical changes to an employee toilet facility. Provides a penalty of not more than \$100 for a violation of the Act Effective immediately.

HOUSE AMENDMENT NO. 1

Provides that a "retail establishment' does not include a filling station or service station, with a structure of 800 square feet or less, that has an employee toilet facility located within that structure.

HOUSE AMENDMENT NO. 2

Provides that in addition to certain conditions being met, a retail establishment that has a toilet facility for its employees shall allow a customer to use that facility during normal business hours if the toilet facility is reasonably safe. Provides that a retail establishment or an employee of a retail establishment is not civilly liable for any act or omission in allowing a customer that has an eligible medical condition (instead of a customer) to use an employee toilet facility that is not a public restroom if the act or omission meets specified conditions.

05-02-02 H Filed with the Clerk by Rep. Kathleen A. Ryg

H First Reading	н	First	Reading
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- H Referred to Rules Committee
- 05-02-08 H Assigned to Judiciary I Civil Law Committee
- 05-02-17 H Added Chief Co-Sponsor Rep. Karen May
 - H Added Chief Co-Sponsor Rep. Linda Chapa LaVia
- 05-03-09 H Added Chief Co-Sponsor Rep. John A. Fritchey
 - H House Amendment No. 1 Filed with Clerk by Judiciary I Civil Law Committee
 - H House Amendment No. 1 Adopted in Judiciary I Civil Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary I Civil Law Committee; 014-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate
- 05-04-05 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-04-11 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
- 05-04-12 H House Amendment No. 2 Filed with Clerk by Rep. Kathleen A. Ryg
 - H House Amendment No. 2 Referred to Rules Committee
 - H House Amendment No. 2 Recommends Be Adopted Rules Committee; 004-000-000
- 05-04-13 H House Amendment No. 2 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-14 H Third Reading Short Debate Passed 113-000-000
- 05-04-15 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 19, 2005
 - S Chief Senate Sponsor Sen. Terry Link

	S First Reading
	S Referred to Rules
05-04-21	S Assigned to Commerce & Economic Development
05-05-05	S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
	S Do Pass Commerce & Economic Development; 006-000-000
	S Placed on Calendar Order of 2nd Reading May 10, 2005
05-05-11	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 12, 2005
05-05-18	S Third Reading - Passed; 055-000-000
	H Passed Both Houses
05-06-16	H Sent to the Governor
05-08-04	H Governor Approved
	H Effective Date August 4, 2005
	H Public Act
35 RY	G.
	0.5/1 105 25

HB-08

20 ILCS 1405/1405-35 new

- 5 ILCS 375/6.11 55 ILCS 5/5-1069.3 65 ILCS 5/10-4-2.3
- 215 ILCS 5/351B-5 from Ch. 73, par. 963B-5 215 ILCS 5/356z.7 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 805/8.29 new

Amends the Department of Insurance Law of the Civil Administrative Code of Illinois to require the Department of Financial and Professional Regulation to conduct an analysis and study of costs and benefits derived from the implementation of coverage for treatment of brain injuries and to report the results of the study to the General Assembly and the Governor. Amends the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the Illinois Insurance Code, the Health Maintenance Organization Act, and the Voluntary Health Services Plans Act to require coverage for rehabilitation therapy for brain injuries. Amends the State Mandates Act to require implementation without reimbursement by the State.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate 05-02-02 H Filed with the Clerk by Rep. Kathleen A. Ryg H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Insurance Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0836 MOFFITT.

30	ILCS	550/1	from	Ch.	29,	par.	15
55	ILCS	5/5-1041	from	Ch.	34,	par.	5-1041
65	ILCS	5/11-12-8	from	Ch.	24,	par.	11-12-8

Amends the State Finance Act. Requires the amount of the surety bond of any contractor making contracts for public work of any kind for the State or any political subdivision costing over \$5,000 to be conditioned for adherence to certain standards set forth in the Illinois Drainage Code. Provides that the bond is deemed to contain a provision that the principals and sureties on the bond agree that all work performed as part of the contract adheres to certain standards set forth in the Illinois Drainage Code. Amends the Counties Code. Requires the county board to have a qualified engineer estimate the probable expenditures necessary to conform to certain standards set forth in the Illinois Drainage Code in order to determine the amount sufficient for the bond required of any person who seeks the county board's approval of a map, plat, or subdivision. Amends the Illinois Municipal Code. Provides that the corporate authorities of a municipality shall require (now, may provide) that any person, firm, or corporation seeking approval of a subdivision or resubdivision map or plat post a cash bond with the municipal clerk sufficient to cover the estimate made by the municipal engineer of expenditures, including the expenditure necessary to conform to certain standards set forth in the Illinois Drainage Code. Preempts home rule.

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

- 05-02-02 H Filed with the Clerk by Rep. Donald L. Moffitt H First Reading H Referred to Rules Committee
- 05-02-08 H Assigned to Judiciary I Civil Law Committee

05-02-10 H Re-assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0837 BROSNAHAN.

220 ILCS 5/13-214

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

Amends the Public Utilities Act. Makes a technical change in a Section concerning mobile telecommunications services.

05-02-02 H Filed with the Clerk by Rep. James D. Brosnahan

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0838 BROSNAHAN.

220 ILCS 5/13-202 from Ch. 111 2/3, par. 13-202

Amends the Public Utilities Act. Makes a technical change in a Section concerning the definition of "telecommunications carrier".

05-02-02 H Filed with the Clerk by Rep. James D. Brosnahan

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0839 BROSNAHAN.

35 ILCS 630/1 from Ch. 120, par. 2001

Amends the Telecommunications Excise Tax Act. Makes a technical change in a Section concerning the short title.

05-02-02 H Filed with the Clerk by Rep. James D. Brosnahan

- H First Reading
- H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0840 BROSNAHAN.

220 ILCS 5/13-303.5

Amends the Telecommunications Article of the Public Utilities Act. Makes a technical change in a Section concerning injunctive relief.

- 05-02-02 H Filed with the Clerk by Rep. James D. Brosnahan
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0841 BROSNAHAN.

220 ILCS 5/13-204 from Ch. 111 2/3, par. 13-204

Amends the Public Utilities Act. Makes a technical change in a Section relating to local exchange telecommunications service.

- 05-02-02 H Filed with the Clerk by Rep. James D. Brosnahan
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0842 FROEHLICH.

105 ILCS 5/10-10

5/10-10 from Ch. 122, par. 10-10

Amends the School Code. Allows certain boards of education to give cumulative voting rights in the election of board members, in which case each elector may cast a specified

number of votes, equal to the number of members to be elected at that election, for one candidate or distribute them equally among no more than the number of candidates that equals the number of members to be elected, and the candidates highest in votes shall be declared elected.

05-02-02 H Filed with the Clerk by Rep. Paul D. Froehlich

- H First Reading
- H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0843 FROEHLICH.

- 10 ILCS 5/7-80 new
- 10 ILCS 5/16-15 new
- 10 ILCS 5/17-50 new
- 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. Authorizes municipalities by referendum to adopt an instant run-off voting method for the nonpartisan offices of mayor, city clerk, city treasurer, and city councilman or alderman from single-member districts. Provides procedures for marking and counting ballots. Declares that a municipal election using instant runoff voting is valid if it otherwise conformed to law. Effective immediately.

05-02-02 H Filed with the Clerk by Rep. Paul D. Froehlich

H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0844 FROEHLICH-OSTERMAN-YOUNGE-SOTO.

235 ILCS 5/6-16.2

Amends the Liquor Control Act of 1934. Prohibits a licensee from permitting a person who is under 21 years of age to enter and remain in the portion of the licensee's premises where alcoholic liquor is sold, given, or delivered (now a municipality or county may prohibit this) and prohibits persons under 21 years of age from entering licensed premises. Provides that the provisions do not apply to persons who are at least 18 years of age under certain circumstances. Provides that a violation of those provisions by a person under 21 years of age or by a licensee is a Class A misdemeanor or, if a death occurs as a result of the violation, a Class 4 felony.

NOTE(S) THAT MAY APPLY: Correctional

- 05-02-02 H Filed with the Clerk by Rep. Paul D. Froehlich
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-02-25 H Added Chief Co-Sponsor Rep. Harry Osterman H Chief Co-Sponsor Rep. Wyvetter H. Younge
 - H Chief Co-Sponsor Rep. Cynthia Soto
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0845 BOLAND.

220 ILCS	10/2		from	Ch.	111	2/3,	par.	902	
220 ILCS	10/3		from	Ch.	Ш	2/3,	par.	903	
220 ILCS	10/4		from	Ch.	111	2/3,	par.	904	
220 ILCS	10/5		from	Ch.	Ш	2/3,	par.	905	
220 ILCS	10/6		from	Ch.	Ш	2/3,	par.	906	
220 ILCS	10/10		from	Ch.	Ш	2/3,	par.	910	
220 ILCS	10/11		from	Ch.	111	2/3,	par.	911	
220 ILCS	10/12		from	Ch.	111	2/3,	par.	912	
220 ILCS	10/20		from	Ch.	111	2/3,	par.	920	
220 ILCS	10/21		from	Ch.	111	2/3,	par.	921	
Amonda H	a Citizana	Littliter	Doord	A at	Dec	ridaa	+	+ +h-	

Amends the Citizens Utility Board Act. Provides that the Citizens Utility Board shall represent and protect the interests of the residential utility and cable television customers (now, just residential utility customers) of this State. Makes corresponding changes.

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

- 05-02-02 H Filed with the Clerk by Rep. Mike Boland
 - H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Added Chief Co-Sponsor Rep. Paul D. Froehlich
- 05-02-08 H Assigned to Consumer Protection Committee
- 05-02-18 H Remove Chief Co-Sponsor Rep. Paul D. Froehlich
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0846 BOLAND-FROEHLICH.

105 ILCS 5/9-1

105 ILCS 5/9-1.2 new

Amends the School Code. Authorizes a school board to place an advisory question on the ballot by a majority vote of the board.

from Ch. 122, par. 9-1

- 05-02-02 H Filed with the Clerk by Rep. Mike Boland
 - H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Added Chief Co-Sponsor Rep. Paul D. Froehlich
- 05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0847 BIGGINS-FEIGENHOLTZ-FRITCHEY-MOLARO-BEAUBIEN, FROEHLICH AND COULSON.

- 5 ILCS 460/85 new
- 5 ILCS 460/90 new

Amends the State Designations Act. Designates the Eastern Tiger Salamander as the official State amphibian of Illinois. Designates the Painted Turtle as the official State reptile of Illinois.

- 05-02-02 H Filed with the Clerk by Rep. Bob Biggins
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to State Government Administration Committee
- 05-02-10 H Added Chief Co-Sponsor Rep. Mark H. Beaubien, Jr.
 - H Added Chief Co-Sponsor Rep. Paul D. Froehlich
 - H Added Chief Co-Sponsor Rep. Elizabeth Coulson
 - H Chief Co-Sponsor Changed to Rep. Mark H. Beaubien, Jr.
 - H Chief Co-Sponsor Changed to Rep. Paul D. Froehlich
 - H Chief Co-Sponsor Changed to Rep. Elizabeth Coulson
- 05-02-16 H Added Chief Co-Sponsor Rep. Robert S. Molaro
- 05-02-24 H Do Pass / Short Debate State Government Administration Committee; 007-001-000
- 05-02-25 H Placed on Calendar 2nd Reading Short Debate
- 05-03-02 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-08 H Third Reading Short Debate Passed 112-004-001
- 05-03-09 S Arrive in Senate
 - S Placed on Calendar Order of First Reading
 - S Chief Senate Sponsor Sen. Christine Radogno
 - S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to State Government
- 05-04-21 S Do Pass State Government; 006-000-000
- S Placed on Calendar Order of 2nd Reading May 3, 2005 05-05-05 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 10, 2005
- 05-05-11 S Third Reading Passed; 058-000-000

H Passed Both Houses

05-05-31 H Added Chief Co-Sponsor Rep. Sara Feigenholtz H Added Chief Co-Sponsor Rep. John A. Fritchey H Remove Chief Co-Sponsor Rep. Paul D. Froehlich H Remove Chief Co-Sponsor Rep. Elizabeth Coulson H Added Co-Sponsor Rep. Paul D. Froehlich

H Added Co-Sponsor Rep. Elizabeth Coulson

05-06-09 H Sent to the Governor 05-07-19 H Governor Approved

H Effective Date January 1, 2006

H Public Act 94-0257

HB-0848 MAY.

215 ILCS 5/107a.01

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

05-02-02 H Filed with the Clerk by Rep. Karen May

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0849 MAY-PATTERSON.

215 ILCS 105/16 new

Amends the Comprehensive Health Insurance Plan Act. Adds a Section concerning insurance pooling. Contains only a caption.

- 05-02-02 H Filed with the Clerk by Rep. Karen May
 - H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

05-04-13 H Added Chief Co-Sponsor Rep. Milton Patterson

05-05-17 H Added Chief Co-Sponsor Rep. Robert F. Flider

05-05-27 H Remove Chief Co-Sponsor Rep. Robert F. Flider

HB-0850 BLACK-GRANBERG.

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.

NOTE(S) THAT MAY APPLY: Pension

05-02-02 H Filed with the Clerk by Rep. William B. Black

H First Reading

- H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

05-04-13 H Chief Co-Sponsor Rep. Kurt M. Granberg

HB-0851 MILLER.

225 ILCS 25/8.05

Amends the Illinois Dental Practice Act. Makes a technical change in a Section concerning social security numbers on license applications.

05-02-02 H Filed with the Clerk by Rep. David E. Miller

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0852 BURKE.

225 ILCS 227/30

Amends the Pyrotechnic Operator Licensing Act. Makes a technical change in a Section concerning rules.

05-02-02 H Filed with the Clerk by Rep. Daniel J. Burke

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0853 BURKE.

40 ILCS 5/4-110

from Ch. 108 1/2, par. 4-110

Amends the Downstate Firefighter Article of the Illinois Pension Code. Makes a technical change in a Section concerning a disability pension.

NOTE(S) THAT MAY APPLY: Pension

05-02-02 H Filed with the Clerk by Rep. Daniel J. Burke

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0854 BURKE.

40 ILCS 5/4-109 from Ch. 108 1/2, par. 4-109

Amends the Downstate Firefighter Article of the Illinois Pension Code. Makes a technical change in a Section concerning retirement pensions.

NOTE(S) THAT MAY APPLY: Pension

05-02-02 H Filed with the Clerk by Rep. Daniel J. Burke

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0855 BURKE.

40 ILCS 5/3-109 from Ch. 108 1/2, par. 3-109

Amends the Downstate Police Article of the Illinois Pension Code. Makes a technical change in a Section concerning persons who are excluded from participation in a fund created under the Article.

NOTE(S) THAT MAY APPLY: Pension

05-02-02 H Filed with the Clerk by Rep. Daniel J. Burke

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0856 BURKE.

40 ILCS 5/3-103 from Ch. 108 1/2, par. 3-103

Amends the Illinois Pension Code. Makes a technical change in a Section concerning the definition of "municipality".

NOTE(S) THAT MAY APPLY: Pension

05-02-02 H Filed with the Clerk by Rep. Daniel J. Burke

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0857 BURKE,

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.

NOTE(S) THAT MAY APPLY: Pension

05-02-02 H Filed with the Clerk by Rep. Daniel J. Burke

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0858 BURKE.

40 ILCS 5/3-102 from Ch. 108 1/2, par. 3-102

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

definitions.

NOTE(S) THAT MAY APPLY: Pension

05-02-02 H Filed with the Clerk by Rep. Daniel J. Burke

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0859 BURKE.

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.

NOTE(S) THAT MAY APPLY: Pension

- 05-02-02 H Filed with the Clerk by Rep. Daniel J. Burke
 - H First Reading
 - H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0860 WINTERS.

820 ILCS 405/1900 from Ch. 48, par. 640

Amends the Unemployment Insurance Act. Provides that the Department of Employment Security may contract with consumer reporting agencies to provide secure electronic access to information provided to the Department by employing units. Requires the user of the information to obtain a written consent form from the individual to whom the wage report information pertains prior to obtaining the report. Specifies language for the consent form. Restricts the use of the information. Provides for: audit, security, net worth, and liability insurance standards, technological requirements, costs, remedies for non-compliance, dispute resolution, and other matters. Effective immediately.

05-02-02 H Filed with the Clerk by Rep. Dave Winters

H First Reading

- H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-01 H Motion Filed Rep. Dave Winters; Table House Bill 860 Pursuant to Rule 60(b)
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

05-03-15 H Tabled By Sponsor Rep. Dave Winters

HB-0861 BASSI-BEAUBIEN-COULSON-PIHOS-HAMOS.

210 ILCS	60/3	from	Ch.	111	1/2,	par.	6103
210 ILCS	60/4	from	Ch.	111	1/2,	par.	6104
210 ILCS	60/5	from	Ch.	111	1/2,	par.	6105
210 ILCS	60/8	from	Ch.	111	1/2,	par.	6108
210 ILCS	60/8.5 new					•	
210 ILCS	60/9	from	Ch.	I11	1/2,	par.	6109

Amends the Hospice Program Licensing Act. Adds a definition of "hospice" and deletes the definition of "full hospice"; also changes the definition of "palliative care". Deletes references to the separate categories of "full" and "volunteer" hospices. Deletes specific requirements with which full hospices must comply, and instead provides that hospices must comply with the requirements of the Act, including the standards adopted by the Department of Public Health. Deletes certain items that must be included in the Department's standards. Provides that the separate standards currently applicable to volunteer hospices are inoperative after June 30, 2006 and that the new standards to be adopted for all hospice programs do not apply to volunteer hospices until July 1, 2006. Provides that the hospice program must meet the minimum standards for certification under Medicare. Effective July 1, 2005.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-02 H Filed with the Clerk by Rep. Suzanne Bassi H Chief Co-Sponsor Rep. Mark H. Beaubien, Jr. H Chief Co-Sponsor Rep. Elizabeth Coulson H Chief Co-Sponsor Rep. Sandra M. Pihos U Chief Co-Sponsor Rep. Link

H Chief Co-Sponsor Rep. Julie Hamos

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0862 LEITCH.

225 ILCS 312/40

225 ILCS 312/55

Amends the Elevator Safety and Regulation Act. Exempts persons, firms, or companies who install specified equipment from the requirements for licensure as an elevator contractor.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-02 H Filed with the Clerk by Rep. David R. Leitch

H Chief Co-Sponsor Rep. Elaine Nekritz

H First Reading

H Referred to Rules Committee

- 05-02-03 H Remove Chief Co-Sponsor Rep. Elaine Nekritz
- 05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

05-05-29 S Added as Alternate Co-Sponsor Sen. M. Maggie Crotty

HB-0863 SACIA-MILLNER.

720 ILCS 5/14-3

from Ch. 38, par. 14-3

Amends the Criminal Code of 1961. Provides that the exemption from an eavesdropping violation for recordings made simultaneously with a video recording of an oral conversation between a peace officer who has identified his or her office and a person stopped for an investigation of an offense under the Illinois Vehicle Code applies only if the recordings are used: (1) as evidence of traffic or criminal law violations that arise from the same stop for the investigation of an offense under the Illinois Vehicle Code; (2) to investigate the veracity of a complaint against the peace officer if the complaint awas a participant at the traffic stop in which the incident that gave rise to the complaint occurs; or (3) to evaluate the peace officer's performance for the sole purpose of providing continuous training to members of the police department. Provides that each police department that uses a recording for any of these purposes must have adopted a policy describing the procedures to be followed by a peace officer of the department who conducts investigative stops and makes these recordings. Effective immediately.

05-02-02 H Filed with the Clerk by Rep. Jim Sacia

H Chief Co-Sponsor Rep. John J. Millner

- H First Reading
- H Referred to Rules Committee

05-02-16 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

864 SACIA-MILLNER-MATHIAS-BAILEY, FRANKS AND CHAPA LAVIA.

720 ILCS 5/12-4

from Ch. 38, par. 12-4

Amends the Criminal Code of 1961. Provides that aggravated battery is a Class X felony (rather than a Class 2 felony if the victim is a peace officer) if the person who commits the battery intentionally or knowingly causes great bodily harm or permanent disability or disfigurement to an individual known by the person to be a peace officer, a community policing volunteer, a correctional institution employee, an employee of the Department of Hurnan Services supervising or controlling sexually dangerous persons or sexually violent persons, or a fireman while such officer, volunteer, employee, or fireman is engaged in the execution of any official duties including arrest or attempted arrest, or to prevent the officer, volunteer, employee, or fireman from performing official duties, or in retaliation for the officer, volunteer, employee, or fireman performing official duties, and the battery is committed other than by the discharge of a firearm. Effective immediately.

CORRECTIONAL NOTE (Dept of Corrections)

Corrections Population Impact: 169 Inmates. Fiscal Impact: \$37,532,700.

SENATE COMMITTEE AMENDMENT NO. 1

Provides that aggravated battery that does not cause great bodily harm or permanent disability or disfigurement is a Class 2 felony when the person knows the individual harmed to be a peace officer, a community policing volunteer, a correctional institution employee, an employee of the Department of Human Services supervising or controlling sexually dangerous persons or sexually violent persons, or a fireman while such officer, volunteer, employee, or fireman is engaged in the execution of any official duties including arrest or attempted arrest, or to prevent the officer, volunteer, employee, or fireman from performing official duties, or in retaliation for the officer, volunteer, employee, or fireman performing official duties, and the battery is committed other than by the discharge of a firearm. Provides that if great bodily harm or permanent disability or disfigurement is caused to such individuals, the penalty is a Class 1 felony.

NOTE(S) THAT MAY APPLY: Correctional

- 05-02-02 H Filed with the Clerk by Rep. Jim Sacia
 - H Chief Co-Sponsor Rep. John J. Millner
 - H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
- 05-02-08 H Assigned to Judiciary II Criminal Law Committee
- 05-02-25 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 016-000-000
 - H Added Chief Co-Sponsor Rep. Patricia Bailey
- 05-02-28 H Placed on Calendar 2nd Reading Short Debate
- 05-03-03 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-08 H Recalled to Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-03-15 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-16 H Added Co-Sponsor Rep. Jack D. Franks
 - H Added Co-Sponsor Rep. Linda Chapa LaVia
- 05-04-07 H Removed from Short Debate Status Rep. Jim Sacia H Calendar Order of 3rd Reading - Standard Debate H Third Reading - Standard Debate - Passed 113-000-000
- 05-04-08 S Arrive in Senate
- S Placed on Calendar Order of First Reading April 11, 2005
- 05-04-13 S Chief Senate Sponsor Sen. Antonio Munoz
- 05-04-14 S First Reading
- S Referred to Rules
- 05-04-19 S Correctional Note Filed from the Illinois Department of Corrections.
- 05-04-21 S Assigned to Judiciary
- 05-05-04 S Senate Committee Amendment No. I Filed with Secretary by Sen. Antonio Munoz
 - S Senate Committee Amendment No. 1 Referred to Rules
 - S Senate Committee Amendment No. 1 Rules Refers to Judiciary
- 05-05-05 S Senate Committee Amendment No. 1 Adopted S Do Pass as Amended Judiciary; 009-000-000
 - S Placed on Calendar Order of 2nd Reading May 10, 2005
- 05-05-11 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 12, 2005
- 05-05-19 S Added as Alternate Chief Co-Sponsor Sen. William R. Haine
- S Third Reading Passed; 056-000-000
- 05-05-20 H Arrived in House
- H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
- 05-05-23 H Senate Committee Amendment No. 1 Motion Filed Concur Rep. Jim Sacia H Senate Committee Amendment No. 1 Motion to Concur Referred to Rules Committee
- 05-05-24 H Senate Committee Amendment No. 1 Motion to Concur Rules Referred to Judiciary II - Criminal Law Committee
 - H Senate Committee Amendment No. 1 Motion to Concur Recommends be Adopted Judiciary II - Criminal Law Committee; 012-002-000
- 05-05-27 H Senate Committee Amendment No. 1 House Concurs 090-026-000
- H Passed Both Houses
- 05-06-24 H Sent to the Governor
- 05-07-29 H Governor Approved
 - H Effective Date July 29, 2005

H Public Act 94-0363

HB-0865 SAVIANO.

225 ILCS 100/5 from 225 ILCS 100/19 from

from Ch. 111, par. 4805 from Ch. 111, par. 4819

Amends the Podiatric Medical Practice Act of 1987. Removes the exception of the administration of general anesthetics and the amputation of the human foot from the definition of "podiatric medicine" or "podiatry". Provides that of the moneys deposited into the Illinois State Podiatric Disciplinary Fund, during each 2-year renewal period, \$200,000 (rather than 15%) of the money received from the payment of renewal fees shall be used for certain scholarships, residency programs, and other expenses. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-02 H Filed with the Clerk by Rep. Angelo Saviano

H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Registration and Regulation Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0866 MCAULIFFE-SAVIANO AND PARKE.

225 ILCS 410/1-4 225 ILCS 410/1-7 225 ILCS 410/2-1	from Ch. 111, par. 1701-4
225 ILCS 410/1-7	from Ch. 111, par. 1701-7
225 ILCS 410/2-1	from Ch. 111, par. 1702-1
225 ILCS 410/2-4b new	· •
225 ILCS 410/2-7	from Ch. 111, par. 1702-7
225 ILCS 410/2A-7	
225 ILCS 410/2A-7 225 ILCS 410/3-1 225 ILCS 410/3-2 225 ILCS 410/3-4 225 ILCS 410/3-6 225 ILCS 410/3-6 225 ILCS 410/3A-1 225 ILCS 410/3A-1 225 ILCS 410/3A-3 225 ILCS 410/3A-5 225 ILCS 410/3A-5	from Ch. 111, par. 1703-1
225 ILCS 410/3-2	from Ch. 111, par. 1703-2
225 ILCS 410/3-4	from Ch. 111, par. 1703-4
225 ILCS 410/3-6	from Ch. 111, par. 1703-6
225 ILCS 410/3-7	from Ch. 111, par. 1703-7
225 ILCS 410/3A-1	from Ch. 111, par. 1703A-1
225 ILCS 410/3A-3	from Ch. 111, par. 1703A-3
225 ILCS 410/3A-5	from Ch. 111, par. 1703A-5
225 ILCS 410/3B-10	
225 ILCS 410/3B-11	
225 ILCS 410/3B-13	
225 ILCS 410/3B-15	
225 ILCS 410/3C-1	from Ch. 111, par. 1703C-1
225 ILCS 410/3C-2 225 ILCS 410/3C-3	from Ch. 111, par. 1703C-2
225 ILCS 410/3C-3	from Ch. 111, par. 1703C-3
225 ILCS 410/3D-5	
225 ILCS 410/4-1	from Ch. 111, par. 1704-1
225 ILCS 410/4-1.5	
225 ILCS 410/4-2	from Ch. 111, par. 1704-2
225 ILCS 410/3C-4 rep.	
225 ILCS 410/3C-5 rep.	

Amends the Barber, Cosmetology, Esthetics, and Nail Technology Act of 1985. Changes all references to the Barber, Cosmetology, Esthetics, and Nail Technology Committee to the Barber, Cosmetology, Esthetics, and Nail Technology Board. Removes licensed barbers and barber teachers from those persons allowed to hold themselves out as estheticians or esthetics teachers and engage in the practice of esthetics without being licensed as estheticians or esthetics teachers. Adds performing certain services upon the cranial prosthesis or cranial prosthetic attachment of any person to the definition of barbering and cosmetology. Sets forth qualifications for the licensure of barber clinic teachers. Prohibits cosmetologists, estheticians, and nail technicians from using any technique, product, or practice intended to affect the living layers of the skin (now, prohibits them from performing any procedure that may puncture or abrade the skin below the stratum comeum of the epidermis or remove closed milia which may draw blood or serous body fluid). Provides that in order for a person to be qualified to receive a license as a cosmetologist or nail technician, that person must be beyond the age of compulsory school attendance or have a certificate of graduation from a school providing secondary education or the recognized equivalent of that certificate (now, he or she must have graduated from an eighth grade elementary school). Provides that in order for a person to be qualified to receive a license as a cosmetology clinic teacher, esthetics clinic teacher, or nail technology clinic teacher that person must have (i) completed a clinic teacher program of a certain number of hours or (ii) within 5 years preceding the required examination, have a minimum of 2 years of practical experience working at least 30 full-time hours per week as a licensed member of the profession (now, requires the person to do both). Raises continuing education program sponsor application fees. Repeals Sections concerning pre-existing nail technology and nail technology teacher practitioners. Makes other changes.

SENATE COMMITTEE AMENDMENT NO. 2

Deletes reference to: 225 ILCS 410/2-4b new 225 ILCS 410/4-1.5 Adds reference to: 5 ILCS 80/4.16 5 ILCS 80/4.26 new 225 ILCS 410/3C-9 225 ILCS 410/4-1.5 rep.

from Ch. 111, par. 1703C-9

Deletes everything after the enacting clause. Reinserts the contents of the bill with the following changes. Amends the Regulatory Sunset Act to extend the repeal of the Barber, Cosmetology, Esthetics, and Nail Technology Act of 1985 to January 1, 2016. Further amends the Barber, Cosmetology, Esthetics, and Nail Technology Act of 1985. Removes references to esthetics from the definition of "licensed barber" and "licensed barber teacher". Removes the provision concerning licensure as a barber clinic teacher. Makes changes to the requirements for licensure as a barber school. Changes references from "fitness" to "eligibility" as the term relates to Department of Financial and Professional Regulation-authorized examinations. Restores the provision that provides that an individual who receives a license as a cosmetology teacher shall not be required to maintain an active cosmetology license in order to practice cosmetology. Provides that the Department shall not issue any new cosmetology, esthetics, or nail technology clinic teacher licenses after January 1, 2009, but that any person issued a license as a cosmetology, esthetics, or nail technology clinic teacher before January 1, 2009, may renew the license after that date and may continue to renew the license or have the license restored during his or her lifetime, subject only to the renewal or restoration requirements for the license under the Act. Removes the provision allowing the Department to select a qualified organization that has no direct business relationship with a licensee, licensed entity, or a subsidiary of a licensed entity under the Act to maintain and verify records relating to continuing education. Provides that the continuing education requirements concerning cosmetology licensure do not apply to a licensee who (i) is at least 62 years of age or (ii) has been licensed as a cosmetologist, cosmetology teacher, or cosmetology clinic teacher for at least 25 years (now, the requirements do not apply to a licensee who (i) is at least 62 years of age before January 1, 1999 or (ii) has been licensed as a cosmetologist, cosmetology teacher, or cosmetology clinic teacher for at least 25 years and does not regularly work as a cosmetologist, cosmetology teacher, or cosmetology clinic teacher for more than 14 hours per week). Restores the definition of "esthetician". Removes specific question subject areas of the written esthetician license exam. In the Section concerning requisites for ownership or operation of a cosmetology, esthetics, or nail technology school, removes the requirement that the application to own or operate a school include a copy of the school's official policies and procedures, including the school's written internal complaint procedure. Provides that the Department may impose fines (now, civil penalties) not to exceed \$5,000 (now \$1,000) for a violation of the Act. Restores the provision that provides that the conduct of business or instructional services other than at locations approved by the Department is a ground for discipline under the Act. Provides that 2 members of the Barber, Cosmetology, Esthetics, and Nail Technology Board shall be representatives of either a franchiser or an owner operating salons in 2 or more locations within the State. Repeals the Section concerning continuing education. Makes other changes. Effective December 31, 2005.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-02 H Filed with the Clerk by Rep. Angelo Saviano

- H First Reading
- H Referred to Rules Committee
- 05-02-08 H Assigned to Registration and Regulation Committee
- 05-03-09 H Do Pass / Short Debate Registration and Regulation Committee; 024-000-000

	H Placed on Calendar 2nd Reading - Short Debate H Second Reading - Short Debate
	H Held on Calendar Order of Second Reading - Short Debate
05-04-14	
	H Added Chief Co-Sponsor Rep. Angelo Saviano
	H Placed on Calendar Order of 3rd Reading - Short Debate
	H Chief Sponsor Changed to Rep. Michael P. McAuliffe
05-04-15	
	H Placed on Calendar - Consideration Postponed
07.04.10	H Third Reading - Short Debate - Passed 063-043-001
05-04-19	S Arrive in Senate S Placed on Calendar Order of First Reading April 20, 2005
	S Chief Senate Sponsor Sen. Dan Cronin
	S First Reading
	S Referred to Rules
05-04-21	S Assigned to Licensed Activities
05-04-21	0
05-05-05	Cronin
	S Senate Committee Amendment No. 1 Referred to Rules
05-05-04	
	Cronin
	S Senate Committee Amendment No. 2 Referred to Rules
	S Senate Committee Amendment No. 2 Rules Refers to Licensed Activities
	S Senate Committee Amendment No. 2 Adopted
05-05-05	S Do Pass as Amended Licensed Activities; 007-000-000
	S Placed on Calendar Order of 2nd Reading May 10, 2005
05-05-10	S Added as Alternate Chief Co-Sponsor Sen. M. Maggie Crotty
	S Added as Alternate Chief Co-Sponsor Sen. Kathleen L. Wojcik
05-05-11	
05 05 10	S Placed on Calendar Order of 3rd Reading May 12, 2005
02-02-18	H Added Co-Sponsor Rep. Terry R. Parke S Third Reading - Passed; 057-000-000
	S Senate Committee Amendment No. 1 Tabled Pursuant to Rule 5-4(a)
	H Arrived in House
	H Placed on Calendar Order of Concurrence Senate Amendment(s) 2
05-05-19	H Senate Committee Amendment No. 2 Motion Filed Concur Rep. Michael P.
	McAuliffe
	H Senate Committee Amendment No. 2 Motion to Concur Referred to Rules
	Committee
05-05-24	H Senate Committee Amendment No. 2 Motion to Concur Rules Referred to
	Registration and Regulation Committee
	H Senate Committee Amendment No. 2 Motion to Concur Recommends be
	Adopted Registration and Regulation Committee; 015-002-000
05-05-27	H Senate Committee Amendment No. 2 House Concurs 077-039-000
05.06.04	H Passed Both Houses
	H Sent to the Governor
05-08-04	H Governor Approved H Effective Date December 31, 2005
	H Public Act 94-0451
867 SA	VIANO.

HB-0867 SAVIANO. 70 ILCS 2605/4

from Ch. 42, par. 323

Amends the Metropolitan Water Reclamation District Act. Provides that the Board, through the budget process and with a 2/3 vote, may set the compensation of its members elected in November, 2006 and thereafter. Effective immediately.

05-02-02 H Filed with the Clerk by Rep. Angelo Saviano

- H First Reading
- H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

SAVIANO-MATHIAS. HB-0868

New Act

Creates the Mortgage Lender's Closing Duties Act. Prohibits residential mortgage lenders and investors who receive notice of the time, date, and location of a closing from failing to provide the escrow closer with the necessary loan documents and funds. Imposes fines for violations of the Act and prohibits lenders and investors from passing on those fines as lending fees. Applies to the closing of owner occupied real property for one to 4 families.

05-02-02 H Filed with the Clerk by Rep. Angelo Saviano

- H First Reading
- H Referred to Rules Committee
- 05-02-03 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
- 05-02-08 H Assigned to Judiciary I Civil Law Committee
- 05-03-09 H Do Pass / Short Debate Judiciary I Civil Law Committee; 014-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate
- 05-04-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-04-12 H House Amendment No. 1 Filed with Clerk by Rep. Angelo Saviano
 - H House Amendment No. 1 Referred to Rules Committee

05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0869 SAVIANO. 735 ILCS 5/7-101

from Ch. 110, par. 7-101

Amends the Code of Civil Procedure. Makes a technical change in a Section concerning compensation for the taking of private property for public use.

- 05-02-02 H Filed with the Clerk by Rep. Angelo Saviano
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0870 SAVIANO-JENISCH.

735 ILCS 5/7-103.113 new

735 ILCS 5/7-103.114 new

735 ILCS 5/7-103.115 new

735 ILCS 5/7-103.116 new

Amends the Code of Civil Procedure. Grants quick-take authority to Lake County for the specified properties for road improvements and bridge replacement projects. Grants quick-take authority to DeWitt County for the specified properties for road improvements projects. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes reference to:

735 ILCS 5/7-103.114

- 735 ILCS 5/7-103.115
- 735 ILCS 5/7-103.116

Deletes everything after the enacting clause. Amends the Code of Civil Procedure. Grants DeWitt County quick-take authority to acquire the listed property for road improvement purposes. Effective immediately.

SENATE FLOOR AMENDMENT NO. 3 (SENATE RECEDES MAY 27, 2005)

Adds reference to:

735 ILCS 5/7-103.114 new

Further amends the Code of Civil Procedure. Grants quick-take authority to the Bloomington and Normal Water Reclamation District for the specified property to be used for sewer overflow improvements.

05-02-02 H Filed with the Clerk by Rep. Angelo Saviano

- H First Reading
- H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-10 H Committee Deadline Extended-Rule 9(b) March 17, 2005
- 05-03-15 H Added Chief Co-Sponsor Rep. Roger Jenisch
- 05-03-17 H Committee Deadline Extended-Rule 9(b) April 8, 2005
- 05-04-06 H House Amendment No. 1 Filed with Clerk by Executive Committee

H House Amendment No. 1 Adopted in Executive Committee; by Voice Vote

225 ILCS 320/2.5

H Do Pass as Amended / Standard Debate Executive Committee; 008-002-000 H Placed on Calendar 2nd Reading - Standard Debate H Second Reading - Standard Debate H Placed on Calendar Order of 3rd Reading - Standard Debate H Third Reading - Standard Debate - Passed 061-052-000 05-04-07 05-04-08 S Arrive in Senate S Placed on Calendar Order of First Reading April 11, 2005 S Chief Senate Sponsor Sen. James A. DeLeo 05-04-11 S First Reading S Referred to Rules 05-04-13 S Assigned to Executive 05-04-15 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Bill Brady S Senate Committee Amendment No. 1 Referred to Rules 05-04-20 S Senate Committee Amendment No. 2 Filed with Secretary by Sen. Peter J. Roskam S Senate Committee Amendment No. 2 Referred to Rules 05-04-21 S Do Pass Executive; 011-001-000 S Placed on Calendar Order of 2nd Reading May 3, 2005 05-05-11 S Second Reading S Placed on Calendar Order of 3rd Reading May 12, 2005 05-05-13 S Senate Floor Amendment No. 3 Filed with Secretary by Sen. Bill Brady S Senate Floor Amendment No. 3 Referred to Rules 05-05-16 S Senate Floor Amendment No. 3 Rules Refers to Executive 05-05-18 S Senate Floor Amendment No. 3 Recommend Do Adopt Executive; 010-000-000 05-05-19 S Recalled to Second Reading S Senate Floor Amendment No. 3 Adopted; Brady S Placed on Calendar Order of 3rd Reading S Third Reading - Passed; 043-012-001 S Senate Committee Amendment No. 1 Tabled Pursuant to Rule 5-4(a) S Senate Committee Amendment No. 2 Tabled Pursuant to Rule 5-4(a) 05-05-20 H Arrived in House H Placed on Calendar Order of Concurrence Senate Amendment(s) 3 05-05-24 H Senate Floor Amendment No. 3 Motion Filed Non-Concur Rep. Angelo Saviano 05-05-26 H Senate Floor Amendment No. 3 House Non-Concurs S Secretary's Desk - Non-Concurrence Senate Amendment(s) 03 S Placed on Calendar Order of Non-Concurrence Senate Amendment(s) 03-May 27, 2005. S Senate Floor Amendment No. 3 Motion to Recede Filed with Secretary Sen. Bill Brady S Senate Floor Amendment No. 3 Motion to Recede Referred to Rules 05-05-27 S Senate Floor Amendment No. 3 Motion to Recede Filed with Secretary Sen. James A. DeLeo S Senate Floor Amendment No. 3 Motion to Recede Referred to Rules S Senate Floor Amendment No. 3 Motion to Recede Rules Referred to Executive S Senate Floor Amendment No. 3 Motion To Recede Recommended Do Adopt Executive; 010-000-000 S Senate Floor Amendment No. 3 Senate Recedes 059-000-000 H Passed Both Houses 05-06-24 H Sent to the Governor 05-08-02 H Governor Approved H Effective Date August 2, 2005 HB-0871 SAVIANO. 225 ILCS 320/2 from Ch. 111, par. 1102

225 ILCS 320/3 225 ILCS 320/16.1 225 ILCS 320/29.5 225 ILCS 320/42 from Ch. 111, par. 1103

Amends the Illinois Plumbing License Law. Defines "irrigation employee". Removes county population requirements from and adds control systems, low voltage wiring, and moisture or rainfall sensing equipment to the definition of "lawn sprinkler system". Provides that every irrigation contractor must provide to the Department of Public Health an original certificate of insurance documenting that the contractor carries general liability insurance with a minimum of \$100,000 per occurrence, bodily injury insurance with a minimum of \$300,000 per occurrence, property damage insurance with a minimum of \$50,000, and worker's compensation insurance with a minimum of \$500,000. Provides that every irrigation contractor must provide to the Department an indemnification bond in the amount of \$20,000 or an irrevocable letter of credit from a financial institution guaranteeing that funds shall be available only to the Department and shall be released upon written notification by the Department in the same amount for the installation of lawn sprinkler systems performed by the licensed irrigation contractor. Provides that every irrigation contractor must provide proof that he or she is a Certified Irrigation Contractor (CIC) or a Certified Irrigation Designer (CID). Provides that for every licensed plumber required by certain provisions, there shall be one CIC or CID. Sets forth new civil penalties for violation of the Law. Changes each reference to "registration" to "license" throughout Sections concerning irrigation contractors. Effective January 1, 2008.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-02 H Filed with the Clerk by Rep. Angelo Saviano

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0872 SAVIANO.

225 ILCS 320/13.1

Amends the Illinois Plumbing License Law. Makes changes concerning the amount of general liability, property damage, and workers compensation insurance coverage that a plumbing contractor must carry. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-02 H Filed with the Clerk by Rep. Angelo Saviano H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-02-17 H Re-assigned to Registration and Regulation Committee
- 05-02-24 H Do Pass / Short Debate Registration and Regulation Committee; 025-000-000
- 05-02-25 H Placed on Calendar 2nd Reading Short Debate
- 05-03-03 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-06 H Third Reading Short Debate Passed 113-000-000
- 05-04-07 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 8, 2005
- 05-04-14 S Chief Senate Sponsor Sen. Ira I. Silverstein
- 05-04-15 S First Reading
- S Referred to Rules
- 05-04-21 S Assigned to Licensed Activities
- 05-05-05 S Do Pass Licensed Activities; 007-000-000
- S Placed on Calendar Order of 2nd Reading May 10, 2005
- 05-05-17 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 18, 2005
- 05-05-18 S Third Reading Passed; 056-000-000
- H Passed Both Houses
- 05-06-16 H Sent to the Governor
- 05-07-19 H Governor Approved
 - H Effective Date July 19, 2005
 - H Public Act 94-0258

HB-0873 SAVIANO-COLVIN-MULLIGAN-OSTERMAN-DAVIS, WILLIAM AND SULLIVAN.

720 ILCS 375/1.5

from Ch. 121 1/2, par. 157.32

Amends the Ticket Scalping Act. Provides that the Act does not prohibit a ticket holder from selling a ticket for admission to a baseball game, football game, hockey game, theatre entertainment, or any other amusement for a price more than the price printed on the face of the ticket and for more than the price of the ticket at the box office if the sale is made through an Internet website and certain specified conditions are met. Effective immediately.

HOUSE AMENDMENT NO. 1

Adds reference to: 720 ILCS 375/0.01 720 ILCS 375/1

from Ch. 121 1/2, par. 157.30

from Ch. 121 1/2, par. 157.31

Deletes everything after the enacting clause. Amends the Ticket Scalping Act. Changes the short title of the Act to the Ticket Sale and Resale Act. Establishes exemptions to the Act for Internet auction listing services duly registered with the Department of Financial and Professional Regulation under the Auction License Act and certain Internet website resales if certain conditions are met. Effective immediately.

HOUSE AMENDMENT NO. 2

Deletes everything after the enacting clause. Amends the Ticket Scalping Act. Changes the short title of the Act to the Ticket Sale and Resale Act. Establishes additional requirements for ticket brokers, Internet auction listing services, and Internet operator resellers of tickets who are exempt from the prohibitions on selling tickets over face value provisions. Provides that the exemption from the prohibitions on selling tickets over face value only apply to the resale of a ticket after the initial sale of that ticket. Provides that a reseller of a ticket may not refuse to sell tickets to another ticket reseller solely on the basis that the purchaser is a ticket reseller or ticket broker authorized to resell tickets. Effective immediately.

05-02-02 H Filed with the Clerk by Rep. Angelo Saviano

- H First Reading
- H Referred to Rules Committee
- 05-02-08 H Assigned to Consumer Protection Committee
- 05-03-01 H House Amendment No. 1 Filed with Clerk by Consumer Protection Committee
 - H House Amendment No. 1 Adopted in Consumer Protection Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Consumer Protection Committee; 009-000-003
- 05-03-02 H Placed on Calendar 2nd Reading Short Debate
- 05-04-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-04-12 H Added Chief Co-Sponsor Rep. William Davis
 - H House Amendment No. 2 Filed with Clerk by Rep. Angelo Saviano
 - H House Amendment No. 2 Referred to Rules Committee
 - H Added Chief Co-Sponsor Rep. Harry Osterman
 - H Chief Co-Sponsor Changed to Rep. Harry Osterman
- 05-04-13 H Added Chief Co-Sponsor Rep. Marlow H. Colvin
 - H Added Chief Co-Sponsor Rep. Rosemary Mulligan
 - H House Amendment No. 2 Rules Refers to Consumer Protection Committee
 - H Co-Sponsor Rep. Jim Sacia
- 05-04-14 H House Amendment No. 2 Recommends Be Adopted Consumer Protection Committee; 011-000-000
 - H House Amendment No. 2 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - H Removed Co-Sponsor Rep. Jim Sacia
 - H Added Co-Sponsor Rep. Ed Sullivan, Jr.
- 05-04-15 H Third Reading Short Debate Passed 105-005-001
- 05-04-19 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 20, 2005
 - S Chief Senate Sponsor Sen. Don Harmon
 - S First Reading
 - S Referred to Rules

05-04-21 S Assigned to Judiciary

05-05-03 S Added as Alternate Chief Co-Sponsor Sen. Dan Rutherford

05-05-04	S Added as Alternate Chief Co-Sponsor Sen. Dave Sullivan
05-05-05	S Do Pass Judiciary; 006-001-003
	S Placed on Calendar Order of 2nd Reading May 10, 2005
05-05-09	S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Kirk W.
	Dillard
	S Senate Floor Amendment No. 1 Referred to Rules
05-05-11	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 12, 2005
05-05-12	S Senate Floor Amendment No. 1 Senator Cullerton removed as chief
	sponsor, Senator Dillard becomes Chief Sponsor.
05-05-18	S Third Reading - Consideration Postponed
	S Senate Floor Amendment No. 1 Tabled Pursuant to Rule 5-4(a)
	S Placed on Calendar - Consideration Postponed May 19, 2005
05-05-20	S Verified
	S Third Reading - Passed; 031-021-002
	H Passed Both Houses
05-06-14	H Sent to the Governor
	H Governor Approved
	H Effective Date June 14, 2005
	H Public Act

HB-0874 SAVIANO-BERRIOS.

65 ILCS 5/11-55-2 from Ch. 24, par. 11-55-2

Amends the Illinois Municipal Code. Provides that the amount by which certain municipalities, including home rule units, may increase the fee for a license to operate a vending machine or to dispense goods or services from a vending machine shall not exceed the greater of the amount of the fee multiplied by: (i) 5% or (ii) the percentage increase in the Consumer Price Index for All Urban Consumers for all items published by the United States Department of Labor during the 12-month calendar year preceding the year in which the fee is increased. Effective immediately.

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

- 05-02-02 H Filed with the Clerk by Rep. Angelo Saviano
 - H Chief Co-Sponsor Rep. Maria Antonia Berrios
 - H First Reading
 - H Referred to Rules Committee

05-02-08 H Assigned to Local Government Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0875 SAVIANO-MILLER-OSTERMAN-FRITCHEY-DELGADO, MITCHELL, BILL, GRANBERG AND COULSON.

5	ILCS	80/4.16						
5	ILCS	80/4.26	new					
225	ILCS	25/4		from	Ch.	111,	par.	2304
225	ILCS	25/8.2 r	iew					
225	ILCS	25/11		from	Ch.	111,	par.	2311
225	ILCS	25/16		from	Ch.	111,	par.	2316
225	ILCS	25/16.1		from	Ch.	111,	par.	2316.
225	ILCS	25/16.2	new					
225	ILCS	25/19		from	Ch.	111,	par.	2319
225	ILCS	25/23		from	Ch.	111,	par.	2323
225	ILCS	25/50		from	Ch.	111,	par.	2350
225	ILCS	25/54.2	new					

Amends the Regulatory Sunset Act. Extends the repeal of the Illinois Dental Practice Act to January 1, 2016. Amends the Illinois Dental Practice Act. Defines "titration" and "dental emergency responder". Prohibits the titration of orally administered sedative agents that exceeds the maximum recommended dose. Provides that a dentist shall not be required to maintain a general license in addition to a specialty license. Provides that restricted faculty licenses shall be valid for a period of 3 years, rather than 2 years. Provides that each license issued under the Act shall be valid for 3 years, rather than being set by rule of the Department of Financial and

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Professional Regulation. Changes continuing education requirements for hours of study. Provides that a surviving spouse or certain other interested parties in an estate may employ, contract with, or otherwise make arrangements for a dentist or dentists to temporarily continue to operate a dental practice under the name of a deceased or incapacitated dentist under certain specified circumstances. Provides that dentists shall be entitled to reasonable reimbursement for the costs of reproducing patient dental records. Provides that a dentist or dental hygienist who is a dental emergency responder acts within the bounds of his or her license when he or she provides care during a declared local, State, or national emergency. Makes other changes. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes reference to: 225 ILCS 25/8.2 new 225 ILCS 25/16.2 new 225 ILCS 25/23 Adds reference to: 225 ILCS 25/7 225 ILCS 25/7 225 ILCS 25/9 225 ILCS 25/25

from Ch. 111, par. 2307 from Ch. 111, par. 2309 from Ch. 111, par. 2325

Deletes everything after the enacting clause. Reinserts the contents of the bill with the following changes. Removes references to titration and provisions concerning the maintenance of a general license in addition to a specialty license. Removes a provision requiring the vote of at least 7/10 of the members of the Board of Dentistry for the Department of Financial and Professional Regulation to adopt the recommendations of the Board in any rulemaking under the Act. Makes changes in the requirements for licensure as a dentist if the applicant completed his or her dental education by graduating from a dental college or school outside the United States or Canada. Provides that each license issued under the Act shall be valid for 3 years and may be renewed or restored for additional 3-year periods, as provided by rule (rather than just renewed for additional 3-year periods). Provides that any dentist or dental hygienist whose license has expired or is on inactive status must, in addition to paying the required fee, show proof of compliance with current continuing education requirements in order to have the license restored at any time within 5 years after the expiration of the license. Removes the provision concerning the continued operation of a dental practice upon death or incapacitation of a dentist. Provides that prior to taking an in-person statement from a dentist or dental hygienist who is the subject of a complaint, the investigator shall inform the dentist or the dental hygienist in writing that failure of the dentist or dental hygienist to proceed with the interview does not prohibit the Department from conducting a visual inspection of the facility. Makes other changes. Effective immediately.

SENATE FLOOR AMENDMENT NO. 5

Deletes everything after the enacting clause. Reinserts the contents of the bill as engrossed and incorporates Senate Amendment Nos. 1 and 3. Effective December 31, 2005.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-02-02 H Filed with the Clerk by Rep. Angelo Saviano
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-08 H Assigned to Registration and Regulation Committee
 - 05-02-17 H Do Pass / Short Debate Registration and Regulation Committee; 023-001-001
 - 05-02-18 H Placed on Calendar 2nd Reading Short Debate
 - H Added Chief Co-Sponsor Rep. David E. Miller
 - H Added Chief Co-Sponsor Rep. Harry Osterman
 - H Added Chief Co-Sponsor Rep. John A. Fritchey
 - H Added Chief Co-Sponsor Rep. William Delgado
 - 05-03-03 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-04-12 H Recalled to Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
 - H House Amendment No. 1 Filed with Clerk by Rep. Angelo Saviano
 - H House Amendment No. 1 Referred to Rules Committee
 - 05-04-13 H House Amendment No. 1 Recommends Be Adopted Rules Committee; 004-000-000
 - H Co-Sponsor Rep. Bill Mitchell

	H House Amendment No. 1 Adopted by Voice Vote H Placed on Calendar Order of 3rd Reading - Short Debate
05-04-14	H Added Co-Sponsor Rep. Kurt M. Granberg H Third Reading - Short Debate - Passed 088-025-000
05-04-15	S Arrive in Senate S Placed on Calendar Order of First Reading April 19, 2005
05-04-19	S Chief Senate Sponsor Sen. William R. Haine
05-04-21	S First Reading
	S Referred to Rules S Assigned to Licensed Activities
05-04-27	S Senate Committee Amendment No. 1 Filed with Secretary by Sen. William R. Haine
	S Senate Committee Amendment No. 1 Referred to Rules
05-04-29	S Senate Committee Amendment No. 2 Filed with Secretary by Sen. William R. Haine
	S Senate Committee Amendment No. 2 Referred to Rules
05-05-02	S Senate Committee Amendment No. 3 Filed with Secretary by Sen. William R. Haine
	S Senate Committee Amendment No. 3 Referred to Rules
05-05-03	S Senate Committee Amendment No. 1 Rules Refers to Licensed Activities
	S Senate Committee Amendment No. 2 Rules Refers to Licensed Activities
	S Senate Committee Amendment No. 3 Rules Refers to Licensed Activities
05-05-05	S Senate Committee Amendment No. 1 Tabled in Licensed Activities
	S Senate Committee Amendment No. 2 Tabled in Licensed Activities
	S Senate Committee Amendment No. 3 Tabled in Licensed Activities
	S Do Pass Licensed Activities; 007-000-000
	S Placed on Calendar Order of 2nd Reading May 10, 2005
05-05-09	S Senate Floor Amendment No. 4 Filed with Secretary by Sen. William R.
	Haine
	S Senate Floor Amendment No. 4 Referred to Rules
	S Senate Floor Amendment No. 5 Filed with Secretary by Sen. William R.
	Haine
	S Senate Floor Amendment No. 5 Referred to Rules
05-05-11	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 12, 2005
	S Added as Alternate Chief Co-Sponsor Sen. Arthur J. Wilhelmi
	S Senate Floor Amendment No. 5 Rules Refers to Licensed Activities
05-05-18	S Senate Floor Amendment No. 5 Recommend Do Adopt Licensed Activities; 006-000-000
	S Recalled to Second Reading
	S Senate Floor Amendment No. 5 Adopted; Haine
	S Placed on Calendar Order of 3rd Reading May 19, 2005
05-05-19	S Third Reading - Passed; 056-001-001
	S Senate Floor Amendment No. 4 Tabled Pursuant to Rule 5-4(a)
05-05-20	H Arrived in House
	H Placed on Calendar Order of Concurrence Senate Amendment(s) 5
05-05-24	H Senate Floor Amendment No. 5 Motion Filed Concur Rep. Angelo Saviano
	H Senate Floor Amendment No. 5 Motion to Concur Referred to Rules
	Committee
05-05-25	H Senate Floor Amendment No. 5 Motion to Concur Rules Referred to
	Registration and Regulation Committee
	H Senate Floor Amendment No. 5 Motion to Concur Recommends be
	Adopted Registration and Regulation Committee; 016-003-000
05-05-26	H Added Co-Sponsor Rep. Elizabeth Coulson
05-05-27	H Senate Floor Amendment No. 5 House Concurs 082-033-001
	H Passed Both Houses
05-06-24	
05-08-02	11
	H Effective Date December 31, 2005
	H Public Act
HB-0876 BR	ADLEY, RICHARD-RYG-SAVIANO AND TURNER.

225 ILCS 65/15-10 225 ILCS 65/15-20 225 ILCS 85/4 225 ILCS 95/7.5 720 ILCS 570/102 720 ILCS 570/303.05 720 ILCS 570/410

5-20 from Ch. 111, par. 4124 5 102 102 303.05

from Ch. 56 1/2, par. 1410

Amends the Nursing and Advanced Practice Nursing Act. Provides that an applicant seeking licensure in more than one advanced practice nursing category need not possess multiple graduate degrees. Provides that applicants may be eligible for licenses for multiple advanced practice nurse licensure categories, provided that the applicant (i) has met the requirements for at least one specified advanced practice nursing specialty, (ii) possesses an additional graduate education that results in a certificate for another clinical advanced practice nurse category and that meets the requirements for the national certification from the appropriate nursing specialty, and (iii) holds a current national certification from the appropriate national certifying body for that additional advanced practice nursing category. Adds Schedule II controlled substances to the list of controlled substances that an advanced practice nurse must obtain a mid-level practitioner controlled substance license for in order to prescribe. Amends the Pharmacy Practice Act. Exempts the delegation of limited prescriptive authority regarding Schedule II controlled substances by a physician licensed to practice medicine in all its branches to a physician assistant from the Act. Amends the Physician Assistant Practice Act of 1987 to allow physicians assistants with delegated prescriptive authority to prescribe Schedule II controlled substances. Amends the Illinois Controlled Substances Act. Adds a physician assistant who issues a prescription for a Schedule II controlled substance to the definition of "prescriber". Adds Schedule II controlled substances to the list of controlled substances that the Department of Financial and Professional Regulation must register licensed physician assistants and licensed advanced practice nurses to prescribe and dispense. Provides that when a person meeting certain requirements pleads guilty to or is found guilty of possession of a controlled or counterfeit substance, the court may require that person to refrain from having in his or her body the presence of certain illicit drugs, unless prescribed by a physician or an advanced practice nurse or physician assistant meeting certain requirements (now, only excepts those drugs prescribed by a physician). Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes reference to:

 225
 ILCS
 65/15-20

 225
 ILCS
 85/4
 from Ch. 111, par. 4124

 225
 ILCS
 95/7.5
 from Ch. 56

 720
 ILCS
 570/102
 from Ch. 56
 1/2, par. 1102

 720
 ILCS
 570/303.05
 from Ch. 56
 1/2, par. 1410

Deletes everything after the enacting clause. Amends the Nursing and Advanced Practice Nursing Act. Provides that in order for a person to be qualified for licensure as an advanced practice nurse, he or she must have obtained a graduate degree appropriate for national certification in a clinical advanced practice nursing specialty or a graduate degree or post-master's certificate from a graduate level program in a clinical advanced practice nursing specialty. Provides that an applicant seeking licensure in more than one advanced practice nursing category need not possess multiple graduate degrees. Provides that applicants may be eligible for licenses for multiple advanced practice nurse licensure categories, provided that the applicant (i) has met the requirements for at least one specified advanced practice nursing specialty, (ii) possesses an additional graduate education that results in a certificate for another clinical advanced practice nursing specialty, advanced practice nursing specialty, advanced practice nurse category and that meets the requirements for the national certification from the appropriate nursing specialty, and (iii) holds a current national certification from the appropriate nursing bed for that additional advanced practice nursing category. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-02 H Filed with the Clerk by Rep. Angelo Saviano

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Registration and Regulation Committee

05-03-03 H Added Co-Sponsor Rep. Arthur L. Turner

05-03-09 H House Amendment No. 1 Filed with Clerk by Registration and Regulation

Committee H House Amendment No. 1 Adopted in Registration and Regulation Committee; by Voice Vote H Do Pass as Amended / Short Debate Registration and Regulation Committee: 024-000-000

- 05-03-10 H Placed on Calendar 2nd Reading Short Debate
- 05-03-15 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- H Added Chief Co-Sponsor Rep. Kathleen A. Ryg 05-04-12
- 05-04-13 H Chief Sponsor Changed to Rep. Richard T. Bradley H Added Chief Co-Sponsor Rep. Angelo Saviano
 - H Third Reading Short Debate Passed 115-001-000
- 05-04-14 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 15, 2005
- 05-04-15 S Chief Senate Sponsor Sen. Carol Ronen
- 05-04-19 S First Reading
 - S Referred to Rules
- 05-04-21 S Assigned to Licensed Activities
- 05-05-05 S Do Pass Licensed Activities; 007-000-000
 - S Placed on Calendar Order of 2nd Reading May 10, 2005
- 05-05-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 12, 2005
- 05-05-19 S Third Reading Passed; 058-000-000
 - S Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins H Passed Both Houses
- 05-06-17 H Sent to the Governor 05-07-28 H Governor Approved
 - H Effective Date July 28, 2005

HB-0877 SAVIANO-MCGUIRE.

from Ch. 111 1/2, par. 148

- 210 ILCS 85/7 210 ILCS 85/10.9 new
- 210 ILCS 86/25

Amends the Hospital Licensing Act and the Hospital Report Card Act. Provides that a nurse or unlicensed hospital worker may not be required to work overtime except in the case of an unforeseen emergent situation. Provides that a nurse or unlicensed worker may not be disciplined, discriminated against, dismissed, discharged, or retaliated against or made subject to any other adverse employment decision for refusing to work overtime. Provides that a nurse may not be required to work more than 12 consecutive hours in a 24-hour period. Provides that work schedules must be posted at least one month in advance and may not be changed after posting except by mutual agreement between nurses or unlicensed workers and the hospital. Provides that when a nurse or unlicensed worker works 12 consecutive hours, the nurse or unlicensed worker must be allowed at least 8 consecutive hours of off-duty time immediately following the completion of the shift. Authorizes a hospital employee to file a complaint with the Department of Public Health alleging a violation of these provisions, and authorizes the Director of Public Health to issue a reprimand or impose a monetary civil penalty if he or she determines that a violation has occurred. Provides that civil penalties shall be paid to the Department of Public Health and used by the Department for the purpose of funding scholarships awarded under the Nursing Education Scholarship Law. Provides that a hospital must post a summary of these provisions approved by the Director of Labor in a conspicuous and accessible place in or about the hospital premises wherever any person subject to these provisions is employed; provides that the Department of Labor must furnish copies of the summary to hospitals on request, without charge. Provides that violations of these overtime provisions must be reported to the Department of Public Health under the Hospital Report Card Act. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-02 H Filed with the Clerk by Rep. Angelo Saviano H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Registration and Regulation Committee

05-02-18 H Added Chief Co-Sponsor Rep. Jack McGuire

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0878 SAVIANO.

225 ILCS 65/10-10

Amends the Nursing and Advanced Practice Nursing Act. Makes a technical change in a Section concerning the powers and duties of the Department.

05-02-02 H Filed with the Clerk by Rep. Angelo Saviano

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0879 KOSEL.

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

Amends the School Code. In provisions concerning the waiver or modification of mandates within the School Code and rules, provides that the State Board of Education's Spring mandate waiver report must be filed with the Senate and House of Representatives before each March 1 (instead of May 1), and provides that the General Assembly may disapprove the Spring report within 60 (instead of 30) calendar days. Effective immediately.

05-02-02 H Filed with the Clerk by Rep. Renee Kosel

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Elementary & Secondary Education Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0880 GORDON-FROEHLICH-FRANKS-CHAPA LAVIA-FLIDER, BRADLEY, JOHN, JAKOBSSON, DUGAN AND BEISER.

720 ILCS 5/16A-2.14 new

720 ILCS 5/16A-3,5 new

720 ILCS 5/16A-10 from Ch. 38, par. 16A-10

Amends the Criminal Code of 1961. Creates the offense of organized retail theft. Provides that a person commits the offense when he or she either: (1) with the aid or assistance of another person commits the offense of retail theft of property, the full retail value of which exceeds \$650 during any 180-day period and takes or causes that merchandise subject to the retail theft to be moved to or placed in the control of a retail property fence with the intent of monetary or other gain; or (2) receives, possesses, conceals, stores, barters, sells, or disposes of with the intent to distribute, any merchandise that has been taken or stolen in violation of this provision, with the intent to distribute the proceeds, or to otherwise promote, manage, carry on, or facilitate a retail theft or an organized retail theft. Provides that a person who commits organized retail theft shall forfeit to the State any proceeds obtained from the sale or disposition of merchandise obtained from the violation. Provides that a violation is a Class 2 felony. Effective immediately,

CORRECTIONAL NOTE (Dept of Corrections)

Corrections Population Impact: 35 Inmates. Fiscal Impact: \$8,742,100.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

- 05-02-02 H Filed with the Clerk by Rep. Careen M Gordon
 - H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Added Chief Co-Sponsor Rep. Paul D. Froehlich
- 05-02-08 H Assigned to Judiciary II Criminal Law Committee

05-02-18 H Do Pass / Short Debate Judiciary II - Criminal Law Committee; 016-000-000

- H Placed on Calendar 2nd Reading Short Debate
- 05-02-25 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate 05-03-02 H Third Reading - Short Debate - Passed 116-000-000
 - H Added Chief Co-Sponsor Rep. Jack D. Franks
 - H Added Chief Co-Sponsor Rep. Linda Chapa LaVia
- 05-03-03 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 8, 2005

- H Added Chief Co-Sponsor Rep. Robert F. Flider
- H Added Co-Sponsor Rep. John E. Bradley
- H Added Co-Sponsor Rep. Naomi D. Jakobsson
- 05-03-08 S Chief Senate Sponsor Sen. Arthur J. Wilhelmi
 - S First Reading
 - S Referred to Rules
- 05-03-09 H Added Co-Sponsor Rep. Lisa M. Dugan
- 05-03-10 H Added Co-Sponsor Rep. Daniel V. Beiser
- 05-03-23 S Added as Alternate Co-Sponsor Sen. Pamela J. Althoff
- 05-04-13 S Assigned to Judiciary
- 05-04-19 S Correctional Note Filed from the Illinois Department of Corrections.
- 05-04-20 S Postponed Judiciary
- 05-05-05 S Held in Judiciary
- 05-05-06 S Rule 3-9(a) / Re-referred to Rules

HB-0881 KOSEL-SMITH-MATHIAS-JEFFERSON-PIHOS, MULLIGAN, FRANKS, MCAULIFFE, COLVIN, FROEHLICH, SCHOCK, LEITCH, COULSON, D'AMICO, MAY AND BELLOCK.

105 ILCS 5/Art. 14A heading new

105 ILCS 5/14A-5 new 105 ILCS 5/14A-10 new 105 ILCS 5/14A-15 new 105 ILCS 5/14A-20 new 105 ILCS 5/14A-20 new 105 ILCS 5/14A-35 new 105 ILCS 5/14A-35 new 105 ILCS 5/14A-40 new 105 ILCS 5/14A-45 new 105 ILCS 5/14A-50 new 105 ILCS 5/14A-50 new 105 ILCS 5/14A-50 new 105 ILCS 5/14A-60 new 105 ILCS 5/14A-60 new

Amends the School Code. Sets forth provisions concerning education programs for gifted and talented children. Includes provisions concerning early identification, eligibility, program supervision, monitoring, and oversight, school improvement plans, an advisory council, grants for services and materials, contracts for experimental projects and institutes, and professional development for teachers as it relates to the education of gifted and talented children. Grants rulemaking authority to the State Board of Education. Effective July 1, 2005.

HOUSE AMENDMENT NO. 1

Deletes reference to:

105 ILCS 5/14A-60 new

105 ILCS 5/14A-65 new

Deletes everything after the enacting clause. Reinserts the contents of the bill with the following changes. Provides that the Article applies beginning with the 2006-2007 school year, rather than the 2005-2006 school year. Provides that school districts shall continue to have the authority and flexibility to design (rather than the authority and responsibility to develop) education programs for gifted and talented children in response to community needs and that these programs must comply with the requirements established in the Article by no later than September 1, 2006 in order to merit recognition by the State Board of Education and to qualify for State funding for the education of gifted and talented children, should such funding become available. Provides that a child shall be considered gifted and talented in any area of aptitude and, specifically, in language arts and mathematics, by scoring in the top 5% locally in that area of aptitude. Removes the provisions concerning early identification, eligibility, State supervision, monitoring, and oversight, annual reports, school improvement plans, and teacher certification and professional development. Sets forth minimum requirements that must be met by local programs for the education of gifted and talented children in order for the programs to be recognized by the State Board of Education and to qualify for State funding and requires the local educational agency operating the program to submit a written program description to the State Board demonstrating the fulfilment of the requirements. Sets forth the administrative functions of the State Board, including the designation of a staff person who shall be in charge of educational programs for gifted and talented children. Makes other changes. Effective

immediately.

SENATE COMMITTEE AMENDMENT NO. 1

Changes certain references from recognition by the State Board of Education to approval by the State Board of Education. Provides that a local program for the education of gifted and talented children must use a minimum of 3 assessment measures used to identify gifted and talented children in each area in which a program for gifted and talented children is established (rather than in each area of aptitude) and provide a fair and impartial appeal process within the school, school district, or cooperative of school districts operating a program (rather than within the local educational agency) for parents or guardians of aggrieved children. Provides that a local program for the education of gifted and talented children must provide a description of how gifted and talented children will be grouped and instructed in order to maximize the educational benefits the children derive from participation in the program (rather than a description of how the children will be grouped and instructed in language arts and in mathematics in order to maximize the educational benefits they derive from participation in a program addressing those areas of aptitude) and a showing that the certified teachers who are assigned to teach gifted and talented children understand the characteristics and educational needs of the children and are able to differentiate the curriculum (rather than are qualified to address the educational needs of the children and to differentiate the curriculum). Provides that initially, 4 members of the Advisory Council shall serve terms through January 1, 2007 and 3 members will serve terms through January 1, 2009. Makes other changes.

SENATE FLOOR AMENDMENT NO. 2

Adds reference to: 105 ILCS 5/10-22.3a

from Ch. 122, par. 10-22.3a

Further amends the School Code. With respect to school districts other than the Chicago school district, provides that nothing contained in the School Code may preclude an elected school board member from participating in a group health insurance program provided to an employee of the school district that the board member serves if the board member is a spouse or unmarried child of that employee.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

- 05-02-02 H Filed with the Clerk by Rep. Renee Kosel
 - H Chief Co-Sponsor Rep. Michael K. Smith
 - H Chief Co-Sponsor Rep. Sidney H. Mathias
 - H Chief Co-Sponsor Rep. Charles E. Jefferson
 - H Chief Co-Sponsor Rep. Sandra M. Pihos
 - H First Reading
 - H Referred to Rules Committee
- .-02-08 H Assigned to Elementary & Secondary Education Committee
- 05-03-01 H Added Co-Sponsor Rep. Rosemary Mulligan
 - H Added Co-Sponsor Rep. Jack D. Franks
 - H Added Co-Sponsor Rep. Michael P. McAuliffe
- 05-03-02 H Do Pass / Short Debate Elementary & Secondary Education Committee; 013-000-004
- 05-03-03 H Placed on Calendar 2nd Reading Short Debate
- H Added Co-Sponsor Rep. Marlow H. Colvin
- 05-03-10 H Added Co-Sponsor Rep. Paul D. Froehlich
- 05-04-07 H House Amendment No. 1 Filed with Clerk by Rep. Renee Kosel
- H House Amendment No. 1 Referred to Rules Committee
- 05-04-08 H Added Co-Sponsor Rep. Aaron Schock
 - H Added Co-Sponsor Rep. David R. Leitch
 - H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-04-11 H House Amendment No. 1 Recommends Be Adopted Rules Committee; 003-000-000
 - H House Amendment No. 1 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-12 H Added Co-Sponsor Rep. Elizabeth Coulson
 - H Removed from Short Debate Status Rep. Renee Kosel
 - H Calendar Order of 3rd Reading Standard Debate
 - H Third Reading Standard Debate Passed 117-000-000
 - H Added Co-Sponsor Rep. John D'Amico
 - S Arrive in Senate

- S Placed on Calendar Order of First Reading April 13, 2005
- 05-04-13 S Chief Senate Sponsor Sen. Miguel del Valle
- 05-04-14 S First Reading
 - S Referred to Rules
 - H Added Co-Sponsor Rep. Karen May
- 05-04-21 S Assigned to Education
- 05-05-03 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Miguel del Valle
 - S Senate Committee Amendment No. 1 Referred to Rules
 - S Senate Committee Amendment No. 1 Rules Refers to Education
- S Senate Committee Amendment No. 1 Adopted
- 05-05-04 S Do Pass as Amended Education; 011-000-000
- S Placed on Calendar Order of 2nd Reading May 5, 2005
- 05-05-16 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 17, 2005
- 05-05-20 S Rule 2-10 Third Reading Deadline Extended to December 31, 2005
- 05-05-24 S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Dan Cronin
- S Senate Floor Amendment No. 2 Referred to Rules
- 05-05-25 S Senate Floor Amendment No. 2 Rules Refers to Education S Senate Floor Amendment No. 2 Recommend Do Adopt Education; 010-
- 05-05-30 S Recalled to Second Reading

000-000

- S Senate Floor Amendment No. 2 Adopted; Cronin
 - S Placed on Calendar Order of 3rd Reading
 - S Third Reading Passed; 059-000-000
 - H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 1,2
 - H Senate Committee Amendment No. 1 Motion Filed Concur Rep. Renee Kosel
 - H Senate Floor Amendment No. 2 Motion Filed Concur Rep. Renee Kosel
 - H Senate Committee Amendment No. 1 Motion to Concur Referred to Rules Committee
 - H Senate Floor Amendment No. 2 Motion to Concur Referred to Rules Committee
 - S Added as Alternate Co-Sponsor Sen. Kirk W. Dillard
- 05-05-31 H Senate Committee Amendment No. 1 Motion to Concur Rules Referred to Elementary & Secondary Education Committee
 - H Senate Floor Amendment No. 2 Motion to Concur Rules Referred to Elementary & Secondary Education Committee
 - H Senate Floor Amendment No. 2 Motion to Concur Recommends be Adopted Elementary & Secondary Education Committee; 020-000-000
 - H Senate Committee Amendment No. 1 Motion to Concur Recommends be Adopted Elementary & Secondary Education Committee; 020-000-000
 - H Senate Committee Amendment No. 1 House Concurs 114-000-000
 - H Senate Floor Amendment No. 2 House Concurs 114-000-000
 - H Passed Both Houses
 - H Added Co-Sponsor Rep. Patricia R. Bellock
- 05-06-29 H Sent to the Governor
- 05-08-02 H Governor Approved
 - H Effective Date August 2, 2005

HB-0882 YARBROUGH.

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

Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Makes a technical change in a Section concerning the short title.

- 05-02-02 H Filed with the Clerk by Rep. Karen A. Yarbrough
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-08 H Assigned to Executive Committee
 - 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0883 SOMMER-LEITCH-HULTGREN-CHAPA LAVIA-WATSON.

10 ILCS 5/20-2

from Ch. 46, par. 20-2

10 ILCS 5/20-8 from Ch. 46, par. 20-8 Amends the Election Code. Provides that a U.S. service member's absentee ballot application entitles the member to ballots for elections in 2 consecutive calendar years (now, one calendar year). Provides that absentee ballots of U.S. service members and overseas civilians that are received within 14 days after an election are eligible to be counted if postmarked or dated on or before 11:59 p.m. of the day before the election. Effective immediately.

05-02-02 H Filed with the Clerk by Rep. Keith P. Sommer

H Chief Co-Sponsor Rep. David R. Leitch

H Chief Co-Sponsor Rep. Randall M. Hultgren

H Chief Co-Sponsor Rep. Linda Chapa LaVia

H Chief Co-Sponsor Rep. Jim Watson

- H First Reading
- H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0884 MILLNER.

720 ILCS 5/14-2

from Ch. 38, par. 14-2

Amends the Criminal Code of 1961 relating to exemptions from eavesdropping violations. Permits the interception, recording, or transcription of an electronic communication by an employee of a penal institution (rather than an employee of the Illinois Department of Corrections), provided that the interception, recording, or transcription is: (1) otherwise legally permissible under Illinois law; (2) conducted with the approval of the penal institution (rather than the Illinois Department of Corrections) for the purpose of investigating or enforcing a State criminal law or a penal institution rule or regulation (rather than a Department rule or regulation) with respect to inmates in the penal institution (rather than persons committed to the Illinois Department of Corrections); and (3) within the scope of the employee's official duties.

- 05-02-02 H Filed with the Clerk by Rep. John J. Millner
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Judiciary II Criminal Law Committee
- 05-02-18 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 016-000-000
- H Placed on Calendar 2nd Reading Short Debate
- 05-02-25 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-02 H Third Reading Short Debate Passed 116-000-000
- 05-03-03 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 8, 2005
- 05-04-06 S Chief Senate Sponsor Sen. Don Harmon
 - S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Judiciary
- 05-04-20 S Postponed Judiciary
- 05-05-02 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. John J. Cullerton
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-05-05 S Do Pass Judiciary; 010-000-000
- S Placed on Calendar Order of 2nd Reading May 10, 2005 05-05-11 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 12, 2005
- 05-05-18 S Third Reading Passed; 057-000-000
- H Passed Both Houses
- 05-06-16 H Sent to the Governor
- 05-07-12 H Governor Approved
 - H Effective Date January 1, 2006
 - H Public Act 94-0183

HB-0885 MENDOZA-PIHOS-JENISCH-DELGADO-MILLNER, D'AMICO,

FROEHLICH, JOYCE, MATHIAS, MCAULIFFE, STEPHENS, WAIT, CHAPA LAVIA, BERRIOS, CHAVEZ, FRANKS, LYONS, JOSEPH, FLIDER, MCCARTHY, GORDON, BURKE, ROSE, BRADLEY, RICHARD AND DUGAN.

720 ILCS 5/3-5

from Ch. 38, par. 3-5

Amends the Criminal Code of 1961. Provides that a prosecution for the offense of leaving the scene of a motor vehicle accident involving death or personal injuries or failing to give personal inform injur

	render aid following a motor vehicle accident that involves death or personal to an attended vehicle may be commenced at any time.
	ENDMENT NO. 1
	the amendatory Act may be referred to as the Patrick Leahy Law.
05-02-02	
05-02-02	H First Reading
	H Referred to Rules Committee
05 02 02	
	H Chief Sponsor Changed to Rep. Susana A Mendoza
05-02-08	H Assigned to Judiciary II - Criminal Law Committee
	H Added Chief Co-Sponsor Rep. Sandra M. Pihos
	H Added Chief Co-Sponsor Rep. Roger Jenisch
	H Added Chief Co-Sponsor Rep. William Delgado
	H Added Chief Co-Sponsor Rep. John J. Millner
05-02-10	H Added Co-Sponsor Rep. John D'Amico
	H Added Co-Sponsor Rep. Paul D. Froehlich
	H Added Co-Sponsor Rep. Kevin Joyce
	H Added Co-Sponsor Rep. Sidney H. Mathias
	H Added Co-Sponsor Rep. Michael P. McAuliffe
	H Added Co-Sponsor Rep. Ron Stephens
	H Added Co-Sponsor Rep. Ronald A. Wait
	H Added Co-Sponsor Rep. Linda Chapa LaVia
	H Added Co-Sponsor Rep. Maria Antonia Berrios
	H Added Co-Sponsor Rep. Michelle Chavez
	H Added Co-Sponsor Rep. Jack D. Franks
	H Added Co-Sponsor Rep. Joseph M. Lyons
	H Added Co-Sponsor Rep. Robert F. Flider
	H Added Co-Sponsor Rep. Kevin A. McCarthy
	H Added Co-Sponsor Rep. Careen M Gordon
	H Added Co-Sponsor Rep. Daniel J. Burke
	H Added Co-Sponsor Rep. Chapin Rose
	H Added Co-Sponsor Rep. Richard T. Bradley
05-02-18	H House Amendment No. 1 Filed with Clerk by Judiciary II - Criminal Law
00 02 10	Committee
	H House Amendment No. 1 Adopted in Judiciary II - Criminal Law
	Committee; by Voice Vote
	H Do Pass as Amended / Short Debate Judiciary II - Criminal Law
	Committee; 013-001-000
05 02 25	H Placed on Calendar 2nd Reading - Short Debate H Second Reading - Short Debate
03-02-23	ç
05 02 02	H Placed on Calendar Order of 3rd Reading - Short Debate
	H Third Reading - Short Debate - Passed 112-001-003
05-03-03	
	S Placed on Calendar Order of First Reading
	S Chief Senate Sponsor Sen. Dan Cronin
	S First Reading
	S Referred to Rules
	H Added Co-Sponsor Rep. Lisa M. Dugan
05-04-12	
05-04-13	
05-04-20	S Do Pass Judiciary; 009-000-000
	S Placed on Calendar Order of 2nd Reading April 21, 2005
05-05-05	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 10, 2005
05-05-11	S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
	· ·

- S Third Reading Passed; 059-000-000
- H Passed Both Houses
- 05-05-29 S Added as Alternate Co-Sponsor Sen. Mattie Hunter
- 05-06-09 H Sent to the Governor
- 05-08-08 H Governor Approved
 - H Effective Date January 1, 2006

HB-0886 MILLNER AND YARBROUGH.

625 ILCS 5/11-501.2 from Ch. 95 1/2, par. 11-501.2

Amends the Illinois Vehicle Code. Provides that, if a law enforcement officer has probable cause to believe that a vehicle driven by a person suspected of driving under the influence of alcohol, drugs, or intoxicating compounds has caused death or personal injury (rather than the death of or personal injury to another) or if the officer has probable cause to believe that the suspect has committed a previous DUI violation, the suspect shall submit to chemical testing at the officer's request. Provides that the provision does not restrict the ability of a law enforcement officer to obtain a search warrant upon a showing of probable cause and does not restrict the ability of a law enforcement officer to rely on any recognized exception to the warrant requirement.

05-02-02 H Filed with the Clerk by Rep. John J. Millner

- H First Reading
- H Referred to Rules Committee
- 05-02-08 H Assigned to Judiciary II Criminal Law Committee
- 05-03-02 H Motion Filed Rep. John J. Millner; Table House Bill 886 Pursuant to Rule 60(b)
- 05-03-08 H Added Co-Sponsor Rep. Karen A. Yarbrough

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

05-03-15 H Tabled By Sponsor Rep. John J. Millner

HB-0887 BLACK-FROEHLICH-MATHIAS, YARBROUGH, VERSCHOORE, MCGUIRE, PRITCHARD AND EDDY.

65 ILCS 5/1-2-1.2 new

625 ILCS 5/11-208.5 new

625 ILCS 5/16-102 from Ch. 95 1/2, par. 16-102

Amends the Illinois Municipal Code and the Illinois Vehicle Code. Provides that a unit of local government may not enact or enforce any ordinance or rule the violation of which would constitute a felony under the Vehicle Code provision prohibiting driving under the influence of alcohol, drugs, or intoxicating compounds. Provides that a municipal attorney may not prosecute, and a State's Attorney may not allow a municipal attorney to prosecute, any ordinance violation that would constitute a felony under the DUI provision of the Vehicle Code. Provides that a municipal attorney must notify the State's Attorney if a driver's alleged conduct would constitute a felony under the DUI provision.

NOTE(S) THAT MAY APPLY: Home Rule

- 05-02-02 H Filed with the Clerk by Rep. John J. Millner H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Judiciary II Criminal Law Committee
 - H Chief Sponsor Changed to Rep. William B. Black
- 05-02-18 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 015-000-000
 - H Placed on Calendar 2nd Reading Short Debate
- 05-02-25 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-01 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-02 H Third Reading Short Debate Passed 114-000-001
 - H Added Chief Co-Sponsor Rep. Paul D. Froehlich
 - H Added Chief Co-Sponsor Rep. Sidney H. Mathias
 - H Added Co-Sponsor Rep. Patrick J Verschoore
 - H Added Co-Sponsor Rep. Jack McGuire
- 05-03-03 S Arrive in Senate
 - S Placed on Calendar Order of First Reading

- S Chief Senate Sponsor Sen. Dan Cronin
- S First Reading
- S Referred to Rules
- 05-04-12 H Added Co-Sponsor Rep. Robert W. Pritchard
- H Added Co-Sponsor Rep. Roger L. Eddy
- 05-04-13 S Assigned to Judiciary
- 05-04-20 S Do Pass Judiciary; 010-000-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005
- 05-05-05 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 10, 2005
- 05-05-11 S Third Reading Passed; 059-000-000
- H Passed Both Houses
- 05-06-09 H Sent to the Governor
- 05-07-05 H Governor Approved
 - H Effective Date January 1, 2006

HB-0888 BLACK-MATHIAS-PIHOS-JENISCH, YARBROUGH, VERSCHOORE, MCGUIRE, BELLOCK, LYONS, EILEEN AND KELLY.

625 ILCS 5/6-303

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

Amends the Illinois Vehicle Code. Provides that any person convicted of a fifth, sixth, seventh, eighth, or ninth (rather than a fifth or subsequent) offense of driving on a revoked or suspended license or permit is guilty of a Class 4 felony if the revocation or suspension was for a hit-and-run or a DUI violation of the Code or a similar out-of-state offense or a similar provision of a local ordinance or reckless homicide or a statutory summary suspension under the Code. Provides that a person convicted of a tenth, eleventh, twelfth, thirteenth, or fourteenth offense is guilty of a Class 3 felony, and is not eligible for probation or conditional discharge, if the revocation or suspension was for one of those violations. Provides that person convicted of a fifteenth or subsequent offense is guilty of a Class 2 felony, and is not eligible for probation or conditional discharge, if the revocation or suspension was for one of those violations.

NOTE(S) THAT MAY APPLY: Correctional

- 05-02-02 H Filed with the Clerk by Rep. John J. Millner
 - H First Reading
 - H Referred to Rules Committee
- 05-02-03 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
- 05-02-08 H Assigned to Judiciary II Criminal Law Committee
 - H Added Chief Co-Sponsor Rep. Sandra M. Pihos
 - H Added Chief Co-Sponsor Rep. Roger Jenisch
 - H Chief Sponsor Changed to Rep. William B. Black
- 05-02-18 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 016-000-000
 - H Placed on Calendar 2nd Reading Short Debate
- 05-02-25 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-01 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-02 H Third Reading Short Debate Passed 115-000-001
 - H Added Co-Sponsor Rep. Patrick J Verschoore
 - H Added Co-Sponsor Rep. Jack McGuire
 - H Added Co-Sponsor Rep. Patricia R. Bellock
 - H Added Co-Sponsor Rep. Eileen Lyons
- 05-03-03 S Arrive in Senate
 - S Placed on Calendar Order of First Reading
 - S Chief Senate Sponsor Sen. Dan Cronin
 - S First Reading
 - S Referred to Rules
- 05-03-08 H Added Co-Sponsor Rep. Robin Kelly
- 05-04-13 S Assigned to Judiciary
- 05-04-20 S Do Pass Judiciary; 010-000-000
 - S Placed on Calendar Order of 2nd Reading April 21, 2005
- 05-05-10 S Second Reading

S Placed on Calendar Order of 3rd Reading May 11, 2005

- 05-05-11 S Added as Alternate Chief Co-Sponsor Sen. Terry Link
 - S Third Reading Passed; 058-000-000
 - H Passed Both Houses
- 05-06-09 H Sent to the Governor
- 05-07-05 H Governor Approved
 - H Effective Date January 1, 2006

HB-0889 MILLNER.

5	ILCS	315/3	from	Ch.	48,	par.	1603	
E	TT CO	215/14	£	CL	40		1614	

- 5 ILCS 315/14 from Ch. 48, par. 1614
- 5 ILCS 315/17 from Ch. 48, par. 1617

Amends the Illinois Public Labor Relations Act. With respect to the Act's provisions applicable to security employees, peace officers, fire fighters, and paramedics, includes emergency service support staff.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

- 05-02-02 H Filed with the Clerk by Rep. John J. Millner
 - H First Reading

H Referred to Rules Committee

- 05-02-08 H Assigned to Labor Committee
- 05-03-03 H Re-assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0890 MILLNER.

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.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

05-02-02 H Filed with the Clerk by Rep. John J. Millner

- H First Reading
- H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0891 MILLNER.

705 ILCS 105/27.3a from Ch. 25, par. 27.3a

Amends the Clerks of Courts Act. Provides that a county board may authorize the clerk in its county to charge and collect an additional \$2 automation fee for use by the State's Attorney of the county to defray its office expenses relating to the automation of court records. Provides that costs allowed to be paid from the additional \$2 fee collected include hardware, software, research and development costs, and personnel expenses related thereto, provided that the expenditure is requested and approved by the State's Attorney and by the county board.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-02 H Filed with the Clerk by Rep. John J. Millner
 - H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0892 SACIA-OSTERMAN-MILLNER-VERSCHOORE-FROEHLICH, FRANKS, CHAPA LAVIA, ACEVEDO, BASSI, LYONS, EILEEN, MATHIAS, MEYER, RYG AND MAY.

725 ILCS 5/110-10

from Ch. 38, par. 110-10

Amends the Code of Criminal Procedure of 1963. Deletes a provision allowing legally possessed firearms to be returned to a person that completes a sentence for a conviction on a misdemeanor domestic battery charge.

NOTE(S) THAT MAY APPLY: Correctional

05-02-02 H Filed with the Clerk by Rep. John J. Millner

H First Reading

	H Added Co-Sponsor Rep. James H. Meyer H Added Co-Sponsor Rep. Kathleen A. Ryg H Added Co-Sponsor Rep. Katen May
05-02-25	H Added Co-Sponsor Rep. Karen May S Arrive in Senate
00 02 20	S Placed on Calendar Order of First Reading March 1, 2005
05-03-17	S Chief Senate Sponsor Sen. Peter J. Roskam
05-04-06	S First Reading
	S Referred to Rules
	S Added as Alternate Co-Sponsor Sen. Martin A. Sandoval
05-04-13	S Assigned to Judiciary
05-04-20	S Do Pass Judiciary; 010-000-000
	S Placed on Calendar Order of 2nd Reading April 21, 2005
05-05-11	S Second Reading
05 05 10	S Placed on Calendar Order of 3rd Reading May 12, 2005
05-05-18	
05 05 20	H Passed Both Houses
05-05-28	S Added as Alternate Co-Sponsor Sen. James F. Clayborne, Jr.
	S Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins
05.05.00	S Added as Alternate Co-Sponsor Sen. Ira I. Silverstein
05-05-29	S Added as Alternate Co-Sponsor Sen. Edward D. Maloney
05-05-30	S Added as Alternate Co-Sponsor Sen. Don Harmon
05-06-16	H Sent to the Governor
05-08-15	H Governor Approved
	H Effective Date January 1, 2006
	H Public Act

HB-0893 PIHOS-MILLNER-KRAUSE-MULLIGAN-COULSON, OSTERMAN, KOSEL, BELLOCK, FRANKS, CHAPA LAVIA, BAILEY AND WASHINGTON.

725 ILCS 120/6

from Ch. 38, par. 1406

Amends the Rights of Crime Victims and Witnesses Act. Provides that if a violent crime has an impact on the community where the incident took place, the State's Attorney for that county may request any one person, association, or other group of persons to prepare a community impact statement in writing in conjunction with the State's Attorney's Office prior to the imposition of the sentence on a defendant or dispositional hearing. Allows only one community impact statement to be admitted in court for consideration at the sentencing or dispositional hearing. Provides that a community impact statement may be presented in addition to a victim impact statement. Defines "community impact statement" and "community".

SENATE COMMITTEE AMENDMENT NO. 1

Deletes reference to: 725 ILCS 120/6

Adds reference to:

725 ILCS 5/115-10.6 new

Deletes everything after the enacting clause. Amends the Code of Criminal Procedure of 1963. Provides that a statement of a witness is not excluded at the trial of any defendant by the hearsay rule or as a violation of any right to confront witnesses if the witness was murdered, bribed, or otherwise intimidated by the defendant, or one for whose conduct he or she is legally accountable, to prevent the witness from testifying or participating in any criminal investigation or prosecution against the defendant. Establishes the criteria for admission of a statement under the exception.

05-02-02	H Filed with the Clerk by Rep. John J. Millner
	H First Reading
05.00.00	H Referred to Rules Committee
05-02-08	H Assigned to Judiciary II - Criminal Law Committee
05 00 10	H Added Chief Co-Sponsor Rep. Sandra M. Pihos
05-02-10	H Chief Sponsor Changed to Rep. Sandra M. Pihos
	H Remove Chief Co-Sponsor Rep. Sandra M. Pihos
05 00 10	H Added Chief Co-Sponsor Rep. John J. Millner
05-02-18	H Do Pass / Short Debate Judiciary II - Criminal Law Committee; 016-000- 000
	H Placed on Calendar 2nd Reading - Short Debate
05-02-25	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-03-08	H Added Chief Co-Sponsor Rep. Carolyn H. Krause
	H Added Chief Co-Sponsor Rep. Rosemary Mulligan
	H Added Chief Co-Sponsor Rep. Elizabeth Coulson
	H Added Co-Sponsor Rep. Harry Osterman
	H Added Co-Sponsor Rep. Renee Kosel
	H Added Co-Sponsor Rep. Patricia R. Bellock
	H Added Co-Sponsor Rep. Jack D. Franks
	H Added Co-Sponsor Rep. Linda Chapa LaVia
	H Added Co-Sponsor Rep. Patricia Bailey
	H Added Co-Sponsor Rep. Eddie Washington
	H Third Reading - Short Debate - Passed 116-000-000
05-03-09	S Arrive in Senate
	S Placed on Calendar Order of First Reading March 10, 2005
05-03-11	S Chief Senate Sponsor Sen. Kirk W. Dillard
05-03-15	S First Reading
05 04 13	S Referred to Rules
05-04-13	S Assigned to Judiciary
05-04-20	S Postponed - Judiciary
05-04-21	S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Kirk W. Dillard
	S Senate Committee Amendment No. 1 Referred to Rules
05-05-03	S Senate Committee Amendment No. 1 Rules Refers to Judiciary
	S Senate Committee Amendment No. 1 Adopted
05-05-05	S Do Pass as Amended Judiciary; 010-000-000
	S Placed on Calendar Order of 2nd Reading May 10, 2005
05-05-11	S Second Reading
06.05.19	S Placed on Calendar Order of 3rd Reading May 12, 2005
05-05-18	S Third Reading - Passed; 057-000-000
	H Arrived in House
05 05 10	H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
05-05-19	H Senate Committee Amendment No. 1 Motion Filed Concur Rep. Sandra M. Pihos
	H Senate Committee Amendment No. 1 Motion to Concur Referred to Rules Committee
05-07-01	
HB-0894 MI	LLNER.

35 ILCS 200/18-190

Amends the Property Tax Extension Limitation Law in the Property Tax Code. In a Section

concerning referendum requirements for new rates or increased rates, provides that a new rate is any rate for a fund for which the taxing district has never levied in the past. Provides that rates that are subject to a backdoor referendum in each year there is a levy are treated as not new rates or rate increases if a levy has not been made for the fund in one or more of the preceding 3 levy years (now, the rates are not new rates or rate increases if a levy has been made for the fund in one or more of the preceding 3 levy years). Provides that these changes are declarative of existing law. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

05-02-02 H Filed with the Clerk by Rep. John J. Millner

- H First Reading
- H Referred to Rules Committee
- 05-02-08 H Assigned to Revenue Committee
- 05-03-02 H Motion Filed Rep. John J. Millner; Table House Bill 894 Pursuant to Rule 60(b)
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-03-15 H Tabled By Sponsor Rep. John J. Millner

HB-0895 JENISCH.

720 ILCS 5/3-6 720 ILCS 5/3-7

from Ch. 38, par. 3-6 from Ch. 38, par. 3-7

Amends the Criminal Code of 1961. Extends the statute of limitations for an offense based upon misconduct in office by a public officer or employee to no more than 6 (rather than 3) years beyond the expiration of the period otherwise applicable. Excludes from the period of limitations any period in which the defendant is a public employee and the offense charged is theft of public funds while in public employment.

05-02-02 H Filed with the Clerk by Rep. John J. Millner

- H First Reading
- H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-02-17 H Chief Sponsor Changed to Rep. Roger Jenisch
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0896 MILLNER-FRANKS-CHAPA LAVIA-MENDOZA, BERRIOS, CHAVEZ, KELLY, YARBROUGH, DAVIS, MONIQUE, D'AMICO AND SOTO.

720 ILCS 5/12-18

from Ch. 38, par. 12-18

Amends the Criminal Code of 1961. Provides that if a person is charged with criminal sexual abuse or aggravated criminal sexual abuse, the prosecuting State's Attorney shall seek an order from the court to compel the accused to be tested for a sexually transmissible disease, including a test for infection with HIV. Presently, the test is only required for persons charged with criminal sexual assault, aggravated criminal sexual assault, or predatory criminal sexual assault of a child.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

- 05-02-02 H Filed with the Clerk by Rep. John J. Millner
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Judiciary II Criminal Law Committee
- 05-02-09 H Added Chief Co-Sponsor Rep. Jack D. Franks
 - H Added Chief Co-Sponsor Rep. Linda Chapa LaVia
- 05-02-17 H Added Co-Sponsor Rep. Maria Antonia Berrios
- H Added Co-Sponsor Rep. Michelle Chavez
- 05-03-02 H Motion Filed Rep. John J. Millner; Table House Bill 896 Pursuant to Rule 60(b)
- 05-03-08 H Added Co-Sponsor Rep. Robin Kelly
- H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-03-15 H Tabled By Sponsor Rep. John J. Millner
- 05-03-17 H Added Chief Co-Sponsor Rep. Susana A Mendoza
- 05-04-07 H Added Co-Sponsor Rep. Monique D. Davis
- H Added Co-Sponsor Rep. John D'Amico
- 05-04-12 H Added Co-Sponsor Rep. Cynthia Soto

HB-0897 MILLNER.

730 ILCS 5/5-4-3 730 ILCS 5/5-5-3 from Ch. 38, par. 1005-4-3 from Ch. 38, par. 1005-5-3

Amends the Unified Code of Corrections. Includes in the requirements of submission of blood, saliva, and tissue samples for analysis and inclusion in the genetic marker grouping analysis database maintained by the Department of State Police a person found not guilty by reason of insanity for certain qualifying offenses or inchoate offenses. Includes in the definition of "qualifying offense" any offense or inchoate offense that is a felony. Provides that a person found not guilty by reason of insanity for certain specified sex offenses or for a violation of the Hypodermic Syringes and Needles Act must undergo medical testing to determine whether the defendant has any sexually transmissible disease, including a test for infection with HIV or any other identified causative agent of AIDS. Present law requires the mandatory medical testing only for persons who have been convicted of any of these offenses.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-02 H Filed with the Clerk by Rep. John J. Millner
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Judiciary II Criminal Law Committee
- 05-03-02 H Motion Filed Rep. John J. Millner; Table House Bill 897 Pursuant to Rule 60(b)
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-03-15 H Tabled By Sponsor Rep. John J. Millner

HB-0898 TURNER. 20 ILCS 3805/1

from Ch. 67 1/2, par. 301

Amends the Illinois Housing Development Act. Makes a technical change in a Section concerning the short title.

- 05-02-02 H Filed with the Clerk by Rep. Arthur L. Turner
 - H First Reading
 - H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0899 MCAULIFFE.

40 ILCS 5/6-209

from Ch. 108 1/2, par. 6-209

30 ILCS 805/8.29 new

Amends the Chicago Firefighter Article of the Illinois Pension Code. Allows purchase of service credit for up to 2 years of military service during which the fireman was not on a leave of absence from employment. Allows purchase at a reduced interest rate for 6 months. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

05-02-02 H Filed with the Clerk by Rep. Michael P. McAuliffe

- H First Reading
- H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0900 MCAULIFFE.

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225 ILCS 305/4	from Ch. 111, par. 1304
225 ILCS 305/8	from Ch. 111, par. 1308
225 ILCS 305/16.5	, <u>p</u>
225 ILCS 325/4	from Ch. 111, par. 5204
225 ILCS 325/5	from Ch. 111, par. 5205
225 ILCS 325/17.5	in the second
225 ILCS 330/4	from Ch. 111, par. 3254
225 ILCS 330/6	from Ch. 111, par. 3256
225 ILCS 330/18.5	
225 ILCS 340/4	from Ch. 111, par. 6604
225 ILCS 340/6	from Ch. 111, par. 6606
225 ILCS 340/14.5	······································
A A A ANA A A A A A A A A A A A A A A A	

Amends the Illinois Architecture Practice Act of 1989. Defines "Architect, Retired". Requires

the Department of Financial and Professional Regulation to adopt rules concerning the issuance of the title and allows the Department to exempt from continuing education requirements retired architects who have been granted the title and who meet certain other requirements. Amends the Professional Engineering Practice Act. Defines "Professional Engineer, Retired". Requires the Department of Financial and Professional Regulation to adopt rules concerning the issuance of the title and allows the Department to exempt from continuing education requirements retired professional engineers who have been granted the title and who meet certain other requirements. Amends the Professional Land Surveyor Act of 1989. Defines "Professional Land Surveyor, Retired". Requires the Department of Financial and Professional Regulation to adopt rules concerning the issuance of the title and allows the Department to exempt from continuing education requirements retired professional land surveyors who have been granted the title and who meet certain other requirements. Amends the Structural Engineering Practice Act. Defines "Structural Engineer, Retired". Requires the Department of Financial and Professional Regulation to adopt rules concerning the issuance of the title and allows the Department to exempt from continuing education requirements retired structural engineers who have been granted the title and who meet certain other requirements. Effective January 1, 2006.

HOUSE AMENDMENT NO. 1

Deletes reference to:	
225 ILCS 305/4	from Ch. 111, par. 1304
225 ILCS 305/8	from Ch. 111, par. 1308
225 ILCS 305/16.5	-
225 ILCS 325/4	from Ch. 111, par. 5204
225 ILCS 325/5	from Ch. 111, par. 5205
225 ILCS 325/17.5	•
225 ILCS 330/4	from Ch. 111, par. 3254
225 ILCS 330/6	from Ch. 111, par. 3256
225 ILCS 330/18.5	-
225 ILCS 340/4	from Ch. 111, par. 6604
225 ILCS 340/6	from Ch. 111, par. 6606
225 ILCS 340/14.5	
Adds reference to:	
20 ILCS 2105/2105-5	was 20 ILCS 2105/60b
20 ILCS 2105/2105-15	was 20 ILCS 2105/60
225 ILCS 325/9	from Ch. 111, par. 5209

Deletes everything. Amends the Department of Professional Regulation Law of the Civil Administrative Code to define "retiree" and to allow the Department of Financial and Professional Regulation to grant the title "Retired" to eligible retirees. Provides that the use of the title shall not constitute representation of current licensure, registration, or certification. Amends the Professional Engineering Act. Removes a provision that requires a principles of practice examination in Software Engineering to be offered to applicants for licensure beginning on or before January 1, 2005. Effective January 1, 2006.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-02 H Filed with the Clerk by Rep. Michael P. McAuliffe
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Registration and Regulation Committee
- 05-02-24 H House Amendment No. 1 Filed with Clerk by Registration and Regulation Committee
 - H House Amendment No. 1 Adopted in Registration and Regulation Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Registration and Regulation Committee; 026-000-000
- 05-02-25 H Placed on Calendar 2nd Reading Short Debate
- 05-03-03 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-03-15 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-16 H Third Reading Short Debate Passed 113-000-000
- 05-03-17 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 6, 2005
- 05-03-21 S Chief Senate Sponsor Sen. James A. DeLeo

05-04-06	S First Reading
	S Referred to Rules
05-04-13	S Assigned to Licensed Activities
05-04-15	S Added as Alternate Chief Co-Sponsor Sen. Dale E. Risinger
05-04-20	S Added as Alternate Chief Co-Sponsor Sen. Martin A. Sandoval
05-04-21	S Do Pass Licensed Activities; 006-000-000
	S Placed on Calendar Order of 2nd Reading May 3, 2005
05-05-11	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 12, 2005
05-05-18	S Third Reading - Passed; 057-000-000
	H Passed Both Houses
05-06-16	H Sent to the Governor
05-08-04	H Governor Approved
	H Effective Date January 1, 2006
	H Public Act 94-0452

HB-0901 MCAULIFFE-POE-BRAUER.

40 ILCS 5/3-110 from Ch. 108 1/2, par. 3-110

30 ILCS 805/8.29 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.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

- 05-02-02 H Filed with the Clerk by Rep. Michael P. McAuliffe H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-02-17 H Added Chief Co-Sponsor Rep. Raymond Poe
 - H Added Chief Co-Sponsor Rep. Rich Brauer
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0902 SAVIANO.

- 225 ILCS 447/20-10
- 225 ILCS 447/35-35.1 new

Amends the Private Detective, Private Alarm, Private Security, and Locksmith Act of 2004. Removes a provision that allows a person to receive a license as a private alarm contractor without having passed an examination under certain circumstances. Adds a provision that allows a security agency to employ guards of a displaced security agency in an armed capacity pending receipt of a firearm authorization for the acquiring agency. Effective immediately.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-02-02 H Filed with the Clerk by Rep. Angelo Saviano
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-08 H Assigned to Registration and Regulation Committee
 - 05-02-24 H Do Pass / Short Debate Registration and Regulation Committee; 026-000-000
 - 05-02-25 H Placed on Calendar 2nd Reading Short Debate
 - 05-04-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
 - 05-04-11 H House Amendment No. 1 Filed with Clerk by Rep. Angelo Saviano

H House Amendment No. 1 Referred to Rules Committee

05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0903 DUGAN-BEISER-WASHINGTON-D'AMICO, YARBROUGH AND GORDON.

- 720 ILCS 5/33G-1 new
- 720 ILCS 5/33G-5 new
- 720 ILCS 5/33G-10 new
- 720 ILCS 5/33G-15 new

Amends the Criminal Code of 1961. Provides that a person who engages in a pattern of criminal offenses in 2 or more counties of this State or who attempts or conspires with other

persons to engage in a pattern of criminal offenses is guilty of a Class 4 felony. Defines "pattern of criminal offenses" as (1) two or more criminal offenses committed as part of the same plan, scheme, or adventure; (2) a sequence of 2 or more of the same criminal offenses committed that are not separated by an interval of more than 30 days between each offense; or (3) 2 or more criminal offenses committed, each proceeding from or having as an antecedent element a single prior incident or pattern the elements of which constitute the offense of deceptive practices, robbery, burglary, theft, identity theft, false personation, certain violations of the Illinois Credit Card and Debit Card Act, or of the Illinois Identification Card Act. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

- 05-02-02 H Filed with the Clerk by Rep. Lisa M. Dugan H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Judiciary 11 Criminal Law Committee
- 05-03-02 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-10 H Added Chief Co-Sponsor Rep. Daniel V. Beiser
 - H Added Co-Sponsor Rep. Careen M Gordon
 - H Rule 19(a) / Re-referred to Rules Committee
- 05-03-16 H Chief Co-Sponsor Rep. Eddie Washington H Chief Co-Sponsor Rep. John D'Amico

HB-0904 BAILEY-HOWARD-FROEHLICH-MATHIAS-LANG, BELLOCK, DELGADO, CHAVEZ, RITA AND JEFFERSON.

New Act

Creates the Hepatitis C Screening and Awareness Act. Requires the Department of Public Health to establish an Advisory Council on Hepatitis C to review, recommend changes to, and solicit funds to implement a Hepatitis C prevention plan. Requires the Department to (i) establish and promote Hepatitis C educational programs as an integral part of its health promotion and disease prevention efforts in order to raise public awareness, educate consumers, and educate and train health care professionals and human services providers and (ii) identify resources for Hepatitis C education, screening, and treatment and coordinate the efforts of existing organizations with new programs and with each other so as to maximize education and access to services. Sets forth strategies that the Department may use to raise public awareness of the causes, including risk factors, and the nature of Hepatitis C, the value of prevention and early detection, and options for diagnosing and treating the disease. Requires the Department to use the strategies, protocols, and guidelines adopted by the National Institute of Public Health on Hepatitis C for educating physicians and health professionals and training providers on the most recent scientific and medical information on Hepatitis C detection, diagnosis, treatment, and therapeutic decision-making. Provides that the following persons shall be screened for Hepatitis C using the most cost-efficient methods available and using generally accepted protocols for screening: (1) prisoners entering State correctional institutions or facilities; and (2) employees of the Department of Corrections who come into contact with the blood or body fluids of a prisoner. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes reference to:

New Act

Adds reference to:

20 ILCS 2310/2310-376

Replaces everything after the enacting clause. Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Requires the Department to establish an Advisory Council on Hepatitis C to develop a Hepatitis C prevention plan. Sets forth the membership of the Advisory Council, and provides that members shall serve on a voluntary, unpaid basis and are not entitled to reimbursement for mileage or other costs they incur in connection with performing their duties. Effective immediately.

HOUSE AMENDMENT NO. 2

In connection with the Department of Public Health's Hepatitis C education and outreach responsibilities, changes references in both current law and the bill's amendatory provisions from "Hepatitis C" to "Hepatitis".

NOTE(S) THAT MAY APPLY: Fiscal

05-02-02 H Filed with the Clerk by Rep. Constance A. Howard H First Reading

- H Referred to Rules Committee
- 05-02-03 H Added Chief Co-Sponsor Rep. Paul D. Froehlich
 - H Added Chief Co-Sponsor Rep. Sidney H. Mathias

- 05-02-08 H Assigned to Human Services Committee 05-03-01 H Added Chief Co-Sponsor Rep. Lou Lang 05-03-02 H House Amendment No. 1 Filed with Clerk by Human Services Committee
 - H House Amendment No. 1 Adopted in Human Services Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Human Services Committee: 012-000-000
- 05-03-03 H Placed on Calendar 2nd Reading Short Debate
 - H Added Chief Co-Sponsor Rep. Patricia R. Bellock
 - H Added Co-Sponsor Rep. William Delgado
 - H Added Co-Sponsor Rep. Michelle Chavez
 - H Added Co-Sponsor Rep. Robert Rita
- H House Amendment No. 2 Filed with Clerk by Rep. Larry McKeon 05-03-10
 - H House Amendment No. 2 Referred to Rules Committee
- 05-03-15 H House Amendment No. 2 Recommends Be Adopted Rules Committee; 005-000-000
 - H House Amendment No. 3 Filed with Clerk by Rep. Larry McKeon
 - H House Amendment No. 3 Referred to Rules Committee
- 05-04-05 H House Amendment No. 3 Rules Refers to Human Services Committee
- 05-04-07 H Second Reading Short Debate
 - H House Amendment No. 2 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-08 H Added Co-Sponsor Rep. Charles E. Jefferson H Chief Sponsor Changed to Rep. Patricia Bailey H Added Chief Co-Sponsor Rep. Constance A. Howard H Remove Chief Co-Sponsor Rep. Patricia R. Bellock H Added Co-Sponsor Rep. Patricia R. Bellock
- 05-04-13 H Third Reading Short Debate Passed 116-000-000
- H House Amendment No. 3 Tabled Pursuant to Rule 40(a) 05-04-14 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 15, 2005
- 05-04-19 S Chief Senate Sponsor Sen. M. Maggie Crotty
- 05-04-21 S First Reading
 - S Referred to Rules
 - S Assigned to Health & Human Services
- S Postponed Health & Human Services 05-05-05
- S Added as Alternate Chief Co-Sponsor Sen. Don Harmon
- 05-05-06 S Rule 3-9(a) / Re-referred to Rules

DUGAN-DAVIS, MONIQUE, VERSCHOORE AND YARBROUGH. HB-0905

New Act

Creates the Health Benefit Purchasing Cooperatives Act. Authorizes health benefit purchasing cooperatives for the self-employed, small businesses, and farmers. Provides that one nonstock health benefit purchasing cooperative (cooperative) may be organized in geographic areas of the State designated by the Secretary of Financial and Professional Regulation. Provides that the purpose of a cooperative is to provide health care benefits to an individual who is a member of the cooperative, to officers and eligible employees of a member of the cooperative, and to eligible dependents of such individuals. Provides that each cooperative must annually submit to the Secretary a report on the significant findings from the project that includes, at a minimum, available information on: (a) the effect on health care coverage premiums in its geographic area; (b) the extent to which the cooperative has had an impact on the number of uninsureds in its geographic area; and (c) the degree to which health care consumers were involved in developing and implementing the health benefit purchasing arrangement.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-02 H Filed with the Clerk by Rep. Lisa M. Dugan
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Health Care Availability and Access Committee

05-02-25 H Added Co-Sponsor Rep. Patrick J Verschoore 05-03-02 H Added Co-Sponsor Rep. Karen A. Yarbrough 05-03-03 H Added Chief Co-Sponsor Rep. Monique D. Davis 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0906 TURNER-DUNKIN.

New Act

Creates the Prisoner Census Adjustment Act. For purposes of creating election districts and redistricting, requires that State and local governmental bodies use census figures adjusted to reflect the pre-incarceration addresses of persons imprisoned in State or federal facilities in Illinois. Requires the Secretary of State to make the adjustments based upon information reported by State and local governmental entities that operate or place persons in facilities. Imposes the requirements beginning after the next federal decennial census.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability; Mandate

- 05-02-02 H Filed with the Clerk by Rep. Arthur L. Turner
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-02-24 H Added Chief Co-Sponsor Rep. Kenneth Dunkin
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0907 COLVIN-FROEHLICH-MATHIAS-DAVIS, MONIQUE, DAVIS, WILLIAM, PATTERSON, RITA, YARBROUGH, MEYER, FRANKS, CHAPA LAVIA, GRAHAM, KELLY, WASHINGTON AND D'AMICO.

815 ILCS 505/2VV new

Amends the Consumer Fraud and Deceptive Business Practices Act. Requires an Internet service provider to clearly and conspicuously disclose, to any consumer who is an Illinois resident, all of the following on any web page, web site, or other means by page or website at which the consumer may select a telephone number to access that Internet service provider: (1) some of the Internet service provider's access numbers may be outside of the consumer's local calling area, even though they are within the consumer's area code; (2) the consumer may be liable for long distance charges or other additional charges if the consumer uses an access number that is outside of the consumer's local calling area; and (3) the consumer may contact his or her telephone company for assistance in determining whether a particular access number is outside of the consumer's local calling area. Provides that a person who violates those provisions commits an unlawful practice within the meaning of the Act.

05-02-02 H Filed with the Clerk by Rep. Marlow H. Colvin

H First Reading	
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- H Referred to Rules Committee
- 05-02-03 H Added Chief Co-Sponsor Rep. Paul D. Froehlich
- 05-02-08 H Assigned to Computer Technology Committee
 - H Added Chief Co-Sponsor Rep. Sidney H. Mathias
- 05-02-10 H Added Co-Sponsor Rep. William Davis
- H Added Co-Sponsor Rep. Milton Patterson
- 05-02-18 H Do Pass / Short Debate Computer Technology Committee; 006-000-000 H Placed on Calendar 2nd Reading - Short Debate
- 05-02-25 H Added Co-Sponsor Rep. Robert Rita
- 05-03-02 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-03 H Added Chief Co-Sponsor Rep. Monique D. Davis H Second Reading - Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-08 H Added Co-Sponsor Rep. James H. Meyer
 - H Added Co-Sponsor Rep. Jack D. Franks
 - H Added Co-Sponsor Rep. Linda Chapa LaVia
 - H Added Co-Sponsor Rep. Deborah L. Graham
 - H Third Reading Short Debate Passed 094-022-000
- 05-03-09 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 10, 2005
- 05-03-10 H Added Co-Sponsor Rep. Robin Kelly
- 05-03-16 H Co-Sponsor Rep. Eddie Washington
 - H Co-Sponsor Rep. John D'Amico

05-11-04 S Chief Senate Sponsor Sen. Carole Pankau S First Reading S Referred to Rules

HB-0908 COLVIN.

115 ILCS 5/11

from Ch. 48, par. 1711

30 ILCS 805/8.29 new

Amends the Illinois Educational Labor Relations Act. Provides that, if a collective bargaining agreement that includes a fair share clause expires or continues in effect beyond its scheduled expiration date pending the negotiation of a successor agreement, then the employer shall continue to honor and abide by the fair share clause until a new agreement that includes a fair share clause is reached. Provides that failure to honor and abide by the fair share clause for the benefit of any exclusive representative shall be a violation of the duty to bargain and an unfair labor practice. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

- 05-02-02 H Filed with the Clerk by Rep. Marlow H. Colvin H First Reading
- H Referred to Rules Committee 05-02-08 H Assigned to Labor Committee
- 05-02-24 H Do Pass / Short Debate Labor Committee; 014-002-000
- 05-02-25 H Placed on Calendar 2nd Reading Short Debate
- 05-03-02 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-08 H Third Reading Short Debate Passed 115-002-000
- 05-03-09 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 10, 2005 S Chief Senate Sponsor Sen. Kimberly A. Lightford
- 05-03-10 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Labor
- 05-04-20 S Added as Alternate Co-Sponsor Sen. Adeline Jay Geo-Karis S Added as Alternate Co-Sponsor Sen, Dave Sullivan S Added as Alternate Co-Sponsor Sen. John O. Jones
- 05-04-21 S Held in Labor S Added as Alternate Co-Sponsor Sen. Dale E. Risinger
 - S Added as Alternate Co-Sponsor Sen. Larry K. Bomke
- S Added as Alternate Co-Sponsor Sen. Richard J. Winkel, Jr. 05-05-05 S Do Pass Labor; 009-000-000
- S Placed on Calendar Order of 2nd Reading May 10, 2005 05-05-10 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 11, 2005
- 05-05-11 S Third Reading - Passed; 057-000-002
- H Passed Both Houses 05-06-09 H Sent to the Governor
- 05-07-14 H Governor Approved
 - H Effective Date July 14, 2005
 - H Public Act 94-0210

HB-0909 GORDON.

55 ILCS 85/4 from Ch. 34, par. 7004

Amends the County Economic Development Project Area Property Tax Allocation Act. Provides that the corporate authorities of Grundy County may, by ordinance, propose the establishment of an economic development project and fix a time and place for a public hearing. Provides if an ordinance if adopted, Grundy County shall submit a certified copy of the ordinance, as adopted, to the Department of Commerce and Economic Opportunity.

SENATE COMMITTEE AMENDMENT NO. 1

Further amends the County Economic Development Project Area Property Tax Allocation Act. Provides that if Grundy County adopts an economic development project ordinance, the ordinance must find that the project will positively impact the county's economy, including creating or retaining 250 jobs and creating \$50,000,000 of private investment.

05-02-02 H Filed with the Clerk by Rep. Careen M Gordon H First Reading	
H Referred to Rules Committee	
05-02-08 H Assigned to Local Government Committee	
05-03-02 H Do Pass / Short Debate Local Government Committee; 010-000-000	
05-03-03 H Placed on Calendar 2nd Reading - Short Debate	
05-03-15 H Second Reading - Short Debate	
H Placed on Calendar Order of 3rd Reading - Short Debate	
05-03-16 H Third Reading - Short Debate - Passed 112-001-000	
05-03-17 S Arrive in Senate	
S Placed on Calendar Order of First Reading April 6, 2005	
S Chief Senate Sponsor Sen. Debbie DeFrancesco Halvorson	
05-04-06 S First Reading	
S Referred to Rules	
05-04-13 S Assigned to Commerce & Economic Development	- L .
05-04-20 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. De DeFrancesco Halvorson)Die
S Senate Committee Amendment No. 1 Referred to Rules	
S Senate Committee Amendment No. 1 Rules Refers to Commerce	81
Economic Development	~
05-04-21 S Senate Committee Amendment No. 1 Adopted	
S Do Pass as Amended Commerce & Economic Development; 007-000-0)0
S Placed on Calendar Order of 2nd Reading May 3, 2005	
S Added as Alternate Chief Co-Sponsor Sen. Gary G. Dahl	
05-05-10 S Second Reading	
S Placed on Calendar Order of 3rd Reading May 11, 2005	
05-05-11 S Third Reading - Passed; 058-001-000	
H Arrived in House	
H Placed on Calendar Order of Concurrence Senate Amendment(s) 1	
05-05-18 H Senate Committee Amendment No. 1 Motion Filed Concur Rep. Career Gordon	Μ
H Senate Committee Amendment No. 1 Motion to Concur Referred to R Committee	ales
05-05-23 H Senate Committee Amendment No. 1 Motion to Concur Referred to L	ocal
Government Committee	
05-05-24 H Senate Committee Amendment No. 1 Motion to Concur Recommends	be
Adopted Local Government Committee; 010-000-000	
05-05-27 H Senate Committee Amendment No. 1 House Concurs 116-000-000	
H Passed Both Houses	
05-06-24 H Sent to the Governor	
05-07-19 H Governor Approved	
H Effective Date January 1, 2006	
H Public Act	

HB-0910 COLVIN-MATHIAS-YARBROUGH-BAILEY-FROEHLICH, KELLY, GRAHAM, JEFFERSON AND CHAVEZ.

35 ILCS 5/216 new

Amends the Illinois Income Tax Act. Establishes an income tax credit for taxpayers who make cash donations to school districts. Provides that the amount of the credit is the amount of the donations made during the taxable year. Provides that, to receive a credit, the taxpayer must present to the Department of Revenue a certification from the school district receiving the donation. Provides that to qualify for the credit, the amount of the donation must be \$150 or more in the case of an individual, trust, estate, or partnership or \$1,500 or more in the case of a corporation. Provides that the credit may not be carried forward or back. Provides that, in no event, may the credit reduce the taxpayer's liability to less than zero. Requires the Department of Revenue, in cooperation with the State Board of Education, to adopt rules concerning the credit. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-02 H Filed with the Clerk by Rep. Marlow H. Colvin

H First Reading

H Referred to Rules Committee

05-02-03	H Added Chief Co-Sponsor Rep. Sidney H. Mathias
	H Added Chief Co-Sponsor Rep. Karen A. Yarbrough
	H Added Chief Co-Sponsor Rep. Patricia Bailey
	H Added Chief Co-Sponsor Rep. Paul D. Froehlich
05-02-08	H Assigned to Revenue Committee
05-03-10	H Added Co-Sponsor Rep. Robin Kelly
	H Added Co-Sponsor Rep. Deborah L. Graham
	H Rule 19(a) / Re-referred to Rules Committee
05-03-17	H Added Co-Sponsor Rep. Charles E. Jefferson
	H Added Co-Sponsor Rep. Michelle Chavez

HB-0911 CHURCHILL.

5 ILCS 220/6

from Ch. 127, par. 746

Amends the Intergovernmental Cooperation Act. Provides that an intergovernmental selfinsurance agreement, cooperative, or pool does not interfere with statutory obligations of collective bargaining. Makes it unlawful for an intergovernmental joint insurance pool or cooperative to discriminate or retaliate against public agency members that limit their participation in the pool or cooperative as a result of collective bargaining obligations. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Amends the Intergovernmental Cooperation Act. Provides that no joint insurance pool or intergovernmental cooperative offering health insurance shall interfere with a public agency's required collective bargaining subjects or discriminate or retaliate against a public agency member that limits its participation as a result of collective bargaining. No intergovernmental insurance contract offering health insurance shall limit the collective bargaining rights or obligations of public agency members. With respect to intergovernmental insurance contracts relating to health, life, or life and health insurance, provides that the pool or contract may permit re-pricing of the costs of coverage for continuing officers and employees when a member withdraws officers or employees into a union-supported program. Prohibits expelling a member from the pool or cooperative if the continuing officers and employees meet general criteria required of all members. Effective immediately.

GOVERNOR AMENDATORY VETO MESSAGE

The prohibition against joint insurance pools and intergovernmental cooperatives from interfering with certain collective bargaining rights and obligations should be changed so that the prohibition does not apply to the State and its agencies.

- 05-02-02 H Filed with the Clerk by Rep. Robert W. Churchill
 - H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Labor Committee
- 05-03-09 H Do Pass / Short Debate Labor Committee; 016-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate
- 05-03-17 H House Amendment No. 1 Filed with Clerk by Rep. Robert W. Churchill
 - H House Amendment No. 1 Referred to Rules Committee
- 05-04-05 H House Amendment No. 1 Recommends Be Adopted Rules Committee; 005-000-000
- 05-04-08 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-04-11 H House Amendment No. 1 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-12 H Third Reading Short Debate Passed 115-002-000 S Arrive in Senate
- S Placed on Calendar Order of First Reading April 13, 2005
- 05-04-20 S Chief Senate Sponsor Sen. Debbie DeFrancesco Halvorson
- 05-04-21 S First Reading
 - S Referred to Rules
 - S Assigned to Insurance
- 05-05-04 S Do Pass Insurance; 006-000-000
- S Placed on Calendar Order of 2nd Reading May 5, 2005
- 05-05-10 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 11, 2005
- 05-05-11 S Third Reading Passed; 058-000-000

- H Passed Both Houses
- 05-06-09 H Sent to the Governor
- 05-08-08 H Governor Amendatory Veto
- 05-10-19 H Placed on Calendar Amendatory Veto October 25, 2005
 - H Motion Filed Override Amendatory Veto Rep. Robert W. Churchill
- 05-10-26 H 3/5 Vote Required
- H Override Amendatory Veto House Passed 117-000-000
- 05-11-02 S Placed on Calendar Amendatory Veto November 3, 2005
 - S Motion Filed Override Amendatory Veto Sen. Debbie DeFrancesco Halvorson
 - S 3/5 Vote Required
 - S Override Amendatory Veto Senate Passed 056-001-000
 - H Amendatory Veto Overridden Both Houses
- H Effective Date November 2, 2005 05-11-09
- H Public Act 94-0685

HB-0912 FLIDER.

105 ILCS 5/17-2A

from Ch. 122, par. 17-2A

Amends the School Code. Extends the time period during which a school district other than the Chicago school district may transfer moneys from specified funds for any purpose to June 30, 2007. Effective immediately,

05-02-02 H Filed with the Clerk by Rep. Robert F. Flider

- H First Reading
- H Referred to Rules Committee
- 05-02-08 H Assigned to Elementary & Secondary Education Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

JONES. HB-0913

305 ILCS 5/12-4.11

from Ch. 23, par. 12-4.11

Amends the Illinois Public Aid Code. Provides that in fixing standards that govern payments on behalf of children in any substitute care arrangement in which the person responsible for the care and well-being of the child is the legal guardian and a grandparent of the child, the Department of Human Services shall establish the amount of assistance to be paid on behalf of that child at the same amount paid to foster parents or guardians on behalf of children placed in such substitute care arrangements by the Department of Children and Family Services. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-02 H Filed with the Clerk by Rep. Lovana Jones
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Human Services Committee
- 05-02-25 H Tabled By Sponsor Rep. Lovana Jones

HB-0914 **BRADY-MILLER.**

55 ILCS 5/3-3013

from Ch. 34, par. 3-3013

Amends the Counties Code, Provides that every coroner shall send to the State Police blood, tissue, and saliva specimens from any person who is suspected to have died of unnatural causes for inclusion in the State DNA central repository.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

- 05-02-02 H Filed with the Clerk by Rep. Dan Brady
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Local Government Committee
 - H Added Chief Co-Sponsor Rep. David E. Miller
- 05-03-09 H Do Pass / Short Debate Local Government Committee; 011-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate
- 05-04-08 H Second Reading Short Debate H Held on Calendar Order of Second Reading Short Debate
- 05-04-13 H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-14 H Third Reading Short Debate Passed 117-000-000
- 05-04-15 S Arrive in Senate

- S Placed on Calendar Order of First Reading April 19, 2005
 - S Chief Senate Sponsor Sen. Martin A. Sandoval
- 05-04-19 S First Reading
 - S Referred to Rules
- 05-04-21 S Assigned to Judiciary
- 05-05-05 S Held in Judiciary
- 05-05-06 S Rule 3-9(a) / Re-referred to Rules

HB-0915 HOFFMAN-LANG.

New Act

Creates the Illinois Project Labor Agreement Act. Provides that on a project-by-project basis, a State department, director, agency, authority, or instrumentality shall include a project labor agreement on a public works project when it has been determined that a project labor agreement advances the State's interests of cost, efficiency, quality, safety, timeliness, skilled labor force, and labor stability. Defines a "project labor agreement" as a form of pre-hire collective bargaining agreement covering terms and conditions of a specific project. Provides that when it has been determined that a project labor agreement is appropriate for a particular public works project, a State department, director, agency, authority, or instrumentality responsible for implementing the project shall either: (1) in good faith negotiate a project labor agreement with labor organizations engaged in the construction industry that represent experienced and skilled construction workers; or (2) condition the award of a project manager or general contractor upon a requirement that the manager or contractor negotiate in good faith a project labor agreement with labor organizations engaged in the construction industry and, if necessary, use the Department of Labor to reach a project labor agreement. Provides that in the event that the State department, agency, authority, board, or instrumentality and the labor organizations engaged in the construction industry cannot agree to the terms of the project labor agreement, the Governor shall appoint a designee to assist the parties in reaching an agreement. Provides that the State department, authority, or instrumentality may reserve the right to approve the negotiated project labor agreement. Establishes the requirements of a project labor agreement. Provides that any decision to use a project labor agreement in connection with a public works project by a State department, director, agency, authority, board, or instrumentality shall be supported by a written, publicly disclosed finding by such department, director, agency, authority, board, or instrumentality setting forth the justification for use of the project labor agreement. Provides that the provisions of the Act are severable. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Reinserts the provisions of the bill as introduced with these changes: (1) provides that the provisions of the Act apply to a State department, agency, authority, board, or instrumentality that is under the control of the Governor; (2) provides that a State department, agency, authority, board, or instrumentality shall include a project labor agreement on a public works project when it determines that it advances the State's policy to advance minority-owned and women-owned businesses and minority and female employment; and (3) deletes provision that the State department, authority, or instrumentality may reserve the right to approve the negotiated project labor agreement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-02 H Filed with the Clerk by Rep. Jay C. Hoffman
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Labor Committee
- 05-02-23 H Chief Co-Sponsor Rep. Lou Lang
- 05-02-24 H House Amendment No. 1 Filed with Clerk by Labor Committee H House Amendment No. 1 Adopted in Labor Committee; by Voice Vote H Remains in Labor Committee
- 05-03-09 H Do Pass as Amended / Short Debate Labor Committee; 011-007-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate
- 05-04-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0916 HOFFMAN.

230 ILCS 5/27

from Ch. 8, par. 37-27

Amends the Illinois Horse Racing Act of 1975. Provides that, on and after the effective date of this amendatory Act, every organization licensee and inter-track wagering location licensee shall pay a pari-mutuel tax at the rate of 1.1% of daily pari-mutuel handle; except that each organization licensee whose track facilities are located in counties of less than 400,000 and that was operating on or before June 1, 1986 and each inter-track wagering location licensee that derives its license from a track located in a county with a population in excess of 230,000 and that borders the Mississippi River shall instead pay a pari-mutuel tax at the rate of 0.1% of daily pari-mutuel handle. Provides that if certain circumstances occur, every organization licensee and inter-track wagering location licensee shall instead pay a pari-mutuel tax at the rate of 1.5% of daily pari-mutuel handle. Effective immediately.

FISCAL NOTE (Department of Revenue)

House Bill 916 would reduce pari-mutuel tax receipts by at least \$4.18 million per year and could reduce those tax receipts by up to \$7.88 million per year. House Bill 916 eliminates the tax on inter-track wagering licenses, which would reduce pari-mutuel tax revenues by \$4.18 million per year. House Bill 916 also reduces the pari-mutuel tax rate on organization licenses and inter-track wagering location licensees, which would reduce pari-mutuel tax revenues by an additional \$3.7 million per year if in effect for the entire year. If one of 2 triggering events occur, the tax rate on organization licensees and inter-track wagering location licensees to the current 1.5% rate, which would reduce the \$3.7 million loss from the portion of pari-mutuel taxes paid by organization licensees and inter-track wagering location licensees.

HOUSE AMENDMENT NO. 1

Deletes reference to:

230 ILCS 5/27

Adds reference to:

230 ILCS 5/32.2 new

Replaces everything after the enacting clause. Amends the Horse Racing Act of 1975. Provides that, if the General Assembly fails to appropriate the moneys required to be appropriated under the recapture provisions of the Act by December 31 of each year, then each licensee shall receive an immediate pari-mutuel tax credit for that year in an amount equal to the amount certified by the Illinois Racing Board in January for any wagering facility for which the recapture was authorized. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-02 H Filed with the Clerk by Rep. Jay C. Hoffman

- H First Reading
- H Referred to Rules Committee
- 05-02-08 H Assigned to Agriculture & Conservation Committee
- 05-02-16 H Fiscal Note Filed
- 05-03-01 H House Amendment No. 1 Filed with Clerk by Agriculture & Conservation Committee
 - H House Amendment No. 1 Adopted in Agriculture & Conservation Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Agriculture & Conservation Committee; 012-002-000
- 05-03-02 H Placed on Calendar 2nd Reading Short Debate
- 05-04-08 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0917 YARBROUGH-FROEHLICH-SOTO-GRAHAM-KELLY, PATTERSON, DUNKIN, MILLER AND COLVIN.

775 ILCS 5/3-105.1 new

Amends the Illinois Human Rights Act. Makes it unlawful to coerce, intimidate, threaten, or interfere with any person in the exercise or enjoyment of, or on account of his or her having exercised or enjoyed, or on account of his or her having aided or encouraged any other person in the exercise or enjoyment of, any right granted or protected by specified provisions of the federal Fair Housing Act. Effective January 1, 2006.

HOUSE AMENDMENT NO. 1

Deletes everything. Amends the Illinois Human Rights Act. Makes it a civil rights violation to coerce, intimidate, threaten, or interfere with any person in the exercise or enjoyment of, or on account of his or her having exercised or enjoyed, or on account of his or her having aided

or encouraged an	y other person in the exercise or enjoyment of, any right granted or protected			
by the Real Estate Transactions Article of the Act. Effective January 1, 2006.				
	AT MAY APPLY: Fiscal			
05-02-02	H Filed with the Clerk by Rep. Karen A. Yarbrough			
	H First Reading			
	H Referred to Rules Committee			
	H Added Chief Co-Sponsor Rep. Paul D. Froehlich			
05-02-08	H Assigned to Judiciary I - Civil Law Committee			
	H Added Chief Co-Sponsor Rep. Cynthia Soto			
	H Added Chief Co-Sponsor Rep. Deborah L. Graham			
	H Added Chief Co-Sponsor Rep. Robin Kelly			
	H Added Co-Sponsor Rep. Milton Patterson			
05-03-09	H House Amendment No. 1 Filed with Clerk by Judiciary I - Civil Law			
	Committee			
	H House Amendment No. 1 Adopted in Judiciary I - Civil Law Committee;			
	by Voice Vote			
	H Do Pass as Amended / Short Debate Judiciary I - Civil Law Committee;			
05 03 10	014-000-000 H Placed on Calendar 2nd Reading - Short Debate			
05-03-15	H Second Reading - Short Debate			
05-05-15	H Placed on Calendar Order of 3rd Reading - Short Debate			
05-03-17				
05-05-17	H Added Co-Sponsor Rep. Kenneth Dunkin			
	H Added Co-Sponsor Rep. David E. Miller			
	H Added Co-Sponsor Rep. Marlow H. Colvin			
	S Arrive in Senate			
	S Placed on Calendar Order of First Reading April 6, 2005			
05-03-18	S Chief Senate Sponsor Sen. Carol Ronen			
05-04-06	S First Reading			
	S Referred to Rules			
05-04-13	S Assigned to Executive			
05-04-21	S Do Pass Executive; 010-000-000			
	S Placed on Calendar Order of 2nd Reading May 3, 2005			
05-05-10	S Second Reading			
	S Placed on Calendar Order of 3rd Reading May 11, 2005			
05-05-11				
05.06.00	H Passed Both Houses			
	H Sent to the Governor			
05-06-27	H Governor Approved			
	H Effective Date January 1, 2006			
110 0010	H Public Act			
HB-0918 JOY	YCE-HOLBROOK-MILLNER.			
415 ILCS 5/	1 from Ch. 111 1/2, par. 1001			

Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.

HOUSE AMENDMENT NO. 1

Deletes reference to: 415 ILCS 5/1 from Ch. 111 1/2, par. 1001 Adds reference to: 415 ILCS 5/39.2

from ch. 111 1/2, par. 1039.2

Deletes everything after the enacting clause. Amends the Environmental Protection Act. In a Section providing that siting approval will be granted if the facility is consistent with the solid waste management plan of the county, defines the "solid waste management plan" as the plan in effect when the application for siting approval is filed. Provides that this amendatory Act applies only to siting applications filed on or after the effective date of the amendatory Act. Effective immediately.

FISCAL NOTE (H-AM 1) (Illinois Environmental Protection Agency)

House Bill 918, as amended by House Amendment 1, would not impose any costs upon the Illinois Environmental Protection Agency since the Agency is not involved in the local siting process.

- 05-02-02 H Filed with the Clerk by Rep. Thomas Holbrook H First Reading H Referred to Rules Committee 05-02-08 H Assigned to Executive Committee
- 05-03-01 H Re-assigned to Environment & Energy Committee
- 05-03-09 H House Amendment No. I Filed with Clerk by Environment & Energy Committee
 - H House Amendment No. 1 Adopted in Environment & Energy Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Environment & Energy Committee; 020-001-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate
- 05-03-14 H Fiscal Note Filed As Amended by HA 1
- 05-03-15 H Chief Sponsor Changed to Rep. Kevin Joyce
- H Added Chief Co-Sponsor Rep. Thomas Holbrook 05-04-07 H Second Reading - Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-08 H Added Chief Co-Sponsor Rep. John J. Millner
- H Third Reading Short Debate Passed 109-000-000
- 05-04-11 S Arrive in Senate
- S Placed on Calendar Order of First Reading April 12, 2005
- 05-04-12 S Chief Senate Sponsor Sen. James F. Clayborne, Jr.
- S Added as Alternate Chief Co-Sponsor Sen. Kirk W. Dillard 05-04-13 S First Reading
- S Referred to Rules
- 05-04-21 S Assigned to Environment & Energy
- 05-05-04 S Do Pass Environment & Energy; 009-000-000
- S Placed on Calendar Order of 2nd Reading May 5, 2005 05-05-11 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 12, 2005
- 05-05-18 S Third Reading Passed; 056-000-000
- H Passed Both Houses
- 05-06-16 H Sent to the Governor
- 05-08-15 H Governor Approved
 - H Effective Date August 15, 2005
 - H Public Act 94-0591

HB-0919 CROSS-BLACK.

35 ILCS 200/15-155

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

05-02-02 H Filed with the Clerk by Rep. Tom Cross

- H Chief Co-Sponsor Rep. William B. Black
 - H First Reading
- H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0920 MYERS AND JAKOBSSON.

730 ILCS 125/17 from Ch. 75, par. 117

Amends the County Jail Act. Provides that the costs of medical or hospital services of a prisoner held in a county jail who has been determined to be eligible for medical assistance under the Illinois Public Aid Code at the time the person is initially detained pending trial shall be reimbursed by the Department of Public Aid to the extent those costs exceed \$500 (rather than \$2,500).

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Reinserts the provisions of the bill. Further amends the County Jail Act. Provides that moneys in the Arrestee's Medical Costs Fund to be used for reimbursement of costs for medical expenses relating to the arrestee may be used only for medical expenses while the arrestee is in the custody of the sheriff. Effective immediately.

FISCAL NOTE (H-AM1) (Dept. of Public Aid)

The fiscal impact of this legislation is estimated to be \$20,000 annually. These expenditures are primarily ineligible for Federal match.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-02-02 H Filed with the Clerk by Rep. Richard P. Myers
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-08 H Assigned to Human Services Committee
 - 05-03-09 H House Amendment No. 1 Filed with Clerk by Human Services Committee H House Amendment No. 1 Adopted in Human Services Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Human Services Committee; 012-000-000
 - 05-03-10 H Placed on Calendar 2nd Reading Short Debate
 - H Added Co-Sponsor Rep. Naomi D. Jakobsson
 - 05-03-15 H Fiscal Note Requested by Rep. William Davis
 - 05-03-17 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate 05-04-05 H Second Reading - Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
 - 05-04-07 H Fiscal Note Filed As Amended by HA 1 H Second Reading - Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-04-08 H Third Reading Short Debate Passed 108-001-000
 - 05-04-11 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 12, 2005
 - 05-04-12 S Chief Senate Sponsor Sen. Don Harmon
 - 05-04-13 S First Reading
 - S Referred to Rules
 - 05-04-21 S Assigned to Health & Human Services
 - 05-05-05 S Do Pass Health & Human Services; 009-000-000
 - S Placed on Calendar Order of 2nd Reading May 10, 2005 05-05-16 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 17, 2005
 - 05-05-18 S Third Reading Passed; 057-000-000
 - H Passed Both Houses
 - 05-06-16 H Sent to the Governor 05-08-08 H Governor Approved
 - H Effective Date August 8, 2005 H Public Act 94-0494

HB-0921 SMITH.

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.

NOTE(S) THAT MAY APPLY: Pension

- 05-02-02 H Filed with the Clerk by Rep. Michael K. Smith
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0922 SMITH.

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	805/8.29	new						

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois 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; Mandate; Pension
 - 05-02-02 H Filed with the Clerk by Rep. Michael K. Smith H First Reading
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-08. H Assigned to Executive Committee
 - 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0923 ACEVEDO AND YARBROUGH.

720 ILCS	5/8-2	from	Ch.	38,	par.	8-2
730 ILCS	5/3-6-3	from	Ch.	38,	par.	1003-6-3

Amends the Criminal Code of 1961. Provides that conspiracy to commit treason, first degree murder, or aggravated kidnapping is a Class 1 (rather than a Class 2) felony. Provides that conspiracy to commit aggravated criminal sexual assault or predatory criminal sexual assault of a child is a Class 1 (rather than a Class 4) felony. Amends the Unified Code of Corrections. Provides that a prisoner serving a sentence for felony domestic battery or for aggravated domestic battery may 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)

House Bill 923 has a Corrections Population Impact of 544 inmates and a Fiscal Impact of \$126,960,700 over ten years.

HOUSE AMENDMENT NO. 1

Deletes reference to:

730 ILCS 5/3-6-3

Deletes the amendatory changes to the Unified Code of Corrections that provide that a prisoner serving a sentence for felony domestic battery or for aggravated domestic battery may receive no more than 4.5 days of good conduct credit for each month of his or her sentence of imprisonment.

CORRECTIONAL NOTE (Dept of Corrections)

Corrections Population Impact: 544 inmates. Fiscal Impact: \$126,960,700 over ten years. CORRECTIONAL NOTE (H-AM 1) (Dept. of Corrections)

Corrections Population Impact: 52 Inmates. Fiscal Impact: \$8,919,000.

NOTE(S) THAT MAY APPLY: Correctional

- 05-02-02 H Filed with the Clerk by Rep. Edward J. Acevedo
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Judiciary II Criminal Law Committee
- 05-02-25 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 016-000-000
- 05-02-28 H Placed on Calendar 2nd Reading Short Debate
- 05-03-01 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-02 H Fiscal Note Requested by Rep. William B. Black
- H Correctional Note Requested by Rep. William B. Black
- 05-03-09 H Fiscal Note Filed
- 05-03-17 H House Amendment No. 1 Filed with Clerk by Rep. Edward J. Acevedo
- H House Amendment No. 1 Referred to Rules Committee
- 05-04-05 H House Amendment No. 1 Recommends Be Adopted Rules Committee; 005-000-000
 - H Second Reading Short Debate
 - H House Amendment No. 1 Adopted by Voice Vote
 - H Held on Calendar Order of Second Reading Short Debate
- 05-04-06 H Correctional Note Filed
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-07 H Third Reading Short Debate Passed 113-001-000
- 05-04-08 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 11, 2005
 - S Chief Senate Sponsor Sen. William R. Haine
- 05-04-11 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Judiciary

- 05-04-19 S Correctional Note Filed as amended by House Amendment No. 1, from the Illinois Department of Corrections.
- 05-04-20 S Do Pass Judiciary; 008-000-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005
- 05-05-10 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 11, 2005
- 05-05-11 S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins S Third Reading Passed; 059-000-000
 - H Passed Both Houses
- 05-06-09 H Sent to the Governor
- 05-07-12 H Governor Approved
 - H Effective Date July 12, 2005
 - H Public Act 94-0184

HB-0924 CHURCHILL.

105 ILCS 5/2-3.137 new

30 ILCS 805/8.29 new

Amends the School Code. Provides that on or before July 1, 2006, the State Board of Education shall adopt maximum weight standards for textbooks used by pupils in elementary and secondary schools. Amends the State Mandates Act to require implementation without reimbursement.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

- 05-02-02 H Filed with the Clerk by Rep. Robert W. Churchill
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Elementary & Secondary Education Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0925 CHURCHILL.

30 ILCS 805/9.2 new

Amends the State Mandates Act. Provides that on and after January 1, 2007, no school district is required to implement or continue complying with any service mandate, tax exemption mandate, or personnel mandate, unless the cost of implementing or continuing to comply with the mandate is wholly recovered by the school district from federal, State, or other external aid. This applies (i) regardless of when the mandate was imposed, (ii) regardless of whether the mandate was previously exempted from the State reimbursement requirements of the Act, and (iii) notwithstanding any other provision of the Act or any other law to the contrary.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

05-02-02 H Filed with the Clerk by Rep. Robert W. Churchill

- H First Reading
- H Referred to Rules Committee

05-02-08 H Assigned to Elementary & Secondary Education Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0926 CHURCHILL.

750 ILCS 5/609

from Ch. 40, par. 609

Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that the court may consider the financial advantage to the custodial parent when determining the best interest of the child for purposes of moving the child from Illinois.

- 05-02-02 H Filed with the Clerk by Rep. Robert W. Churchill
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Judiciary I Civil Law Committee
- 05-02-24 H Motion Do Pass Lost Judiciary I Civil Law Committee; 004-007-001 H Remains in Judiciary I - Civil Law Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0927 CHURCHILL.

755 ILCS 45/2-8 rep.

Amends the Illinois Power of Attorney Act. Repeals the Section concerning reliance on a document purporting to establish agency.

- 05-02-02 H Filed with the Clerk by Rep. Robert W. Churchill H First Reading H Referred to Rules Committee
- 05-02-08 H Assigned to Judiciary I Civil Law Committee
- 05-02-24 H Motion Do Pass Lost Judiciary I Civil Law Committee; 001-011-001 H Remains in Judiciary I - Civil Law Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

MCAULIFFE-SAVIANO. HB-0928

225 ILCS 320/13.1

Amends the Illinois Plumbing License Law. Provides that an application for registration as a plumbing contractor shall be filed on or before the last day of September (rather than the last day of April) and that all plumbing contractor's registrations expire on the last day of September (rather than the last day of April) of each year. Effective immediately.

- 05-02-02 H Filed with the Clerk by Rep. Angelo Saviano
- 05-02-03 H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-02-17 H Re-assigned to Registration and Regulation Committee
- 05-02-24 H Do Pass / Short Debate Registration and Regulation Committee; 026-000-000
- 05-02-25 H Placed on Calendar 2nd Reading Short Debate
- 05-04-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-04-14 H Chief Sponsor Changed to Rep. Michael P. McAuliffe H Added Chief Co-Sponsor Rep. Angelo Saviano
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0929 SAVIANO.

225 ILCS 320/42

Amends the Illinois Plumbing License Law. Preempts home rule with regard to the regulation of the registration of plumbing contractors. Effective immediately.

NOTE(S) THAT MAY APPLY: Home Rule

- 05-02-02 H Filed with the Clerk by Rep. Angelo Saviano
- 05-02-03 H First Reading
 - H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HASSERT-SAVIANO-D'AMICO. HB-0930

225 ILCS 320/18

from Ch. 111, par. 1117

Amends the Illinois Plumbing License Law. Provides that a city, village, or county that requires a permit for the installation and repair of plumbing may issue that permit only upon verification that the applicant is a licensed plumber or the owner occupant of a single family residence that is the subject of the permit. Effective immediately,

HOUSE AMENDMENT NO. 1

Adds reference to:

225 ILCS 320/37

from Ch. 111, par. 1135

Deletes everything after the enacting clause. Reinserts the contents of the bill with the following change. Further amends the Illinois Plumbing License Law. Provides that a letter of intent shall be included with all plumbing permit applications and that the letter shall be written on the licensed plumber of record's personal stationary and shall include the license holder's signature and corporate seal. Preempts home rule. Effective immediately.

HOUSE AMENDMENT NO. 2

Provides that the letter of intent shall be written on the licensed plumber of record's business (rather than personal) stationary and shall include the license holder's signature and, if the license holder is incorporated, the license holder's corporate seal (now, provides that the letter shall include the license holder's signature and corporate seal). Provides that if the license holder is not incorporated, the letter must be notarized.

SENATE FLOOR AMENDMENT NO. 2

Deletes everything after the enacting clause. Reinserts the contents of the engrossed bill with

the following change. Removes the home rule provision. Effective immediately.

- 05-02-02 H Filed with the Clerk by Rep. Angelo Saviano 05-02-03 H First Reading

 - H Referred to Rules Committee
 - 05-02-08 H Assigned to Executive Committee
 - 05-03-08 H Re-assigned to Registration and Regulation Committee
 - 05-03-10 H Committee Deadline Extended-Rule 9(b) March 17, 2005
 - 05-03-17 H House Amendment No. 1 Filed with Clerk by Registration and Regulation Committee
 - H House Amendment No. 1 Adopted in Registration and Regulation Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Registration and Regulation Committee; 015-000-000
 - H Placed on Calendar 2nd Reading Short Debate
 - 05-04-07 H House Amendment No. 2 Filed with Clerk by Rep. Angelo Saviano
 - H House Amendment No. 2 Referred to Rules Committee
 - 05-04-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
 - 05-04-11 H House Amendment No. 2 Recommends Be Adopted Rules Committee; 003-000-000
 - H House Amendment No. 2 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-04-13 H Chief Sponsor Changed to Rep. Brent Hassert
 - H Third Reading Short Debate Passed 115-000-001 05-04-14 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 15, 2005
 - 05-04-20 S Chief Senate Sponsor Sen. William R. Haine
 - 05-04-21 S First Reading
 - S Referred to Rules
 - S Assigned to Licensed Activities
 - 05-05-05 S Do Pass Licensed Activities; 007-000-000
 - S Placed on Calendar Order of 2nd Reading May 10, 2005 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. William R. Haine
 - S Senate Floor Amendment No. 1 Referred to Rules
 - 05-05-10 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 11, 2005
 - 05-05-16 S Senate Floor Amendment No. 1 Rules Refers to Licensed Activities
 - 05-05-18 S Senate Floor Amendment No. 1 Held in Licensed Activities
 - S Senate Floor Amendment No. 2 Filed with Secretary by Sen. William R. Haine
 - S Senate Floor Amendment No. 2 Referred to Rules
- 05-05-20 S Rule 2-10 Third Reading Deadline Extended to December 31, 2005
- 05-05-23 S Senate Floor Amendment No. 2 Rules Refers to Licensed Activities
- 05-05-24 S Senate Floor Amendment No. 2 Recommend Do Adopt Licensed Activities; 005-000-000
- 05-05-25 S Recalled to Second Reading
 - S Senate Floor Amendment No. 2 Adopted; Haine
 - S Placed on Calendar Order of 3rd Reading
 - S Third Reading Passed; 054-003-000
 - S Senate Floor Amendment No. 1 Tabled Pursuant to Rule 5-4(a)
 - H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 2
 - H Senate Floor Amendment No. 2 Motion Filed Concur Rep. Brent Hassert
 - H Senate Floor Amendment No. 2 Motion to Concur Referred to Rules Committee
- 05-05-26 H Added Chief Co-Sponsor Rep. Angelo Saviano
- 05-05-28 H Senate Floor Amendment No. 2 Motion to Concur Rules Referred to Registration and Regulation Committee
 - H Senate Floor Amendment No. 2 Motion to Concur Recommends be Adopted Registration and Regulation Committee; 024-000-000

- 05-05-29 H Added Chief Co-Sponsor Rep. John D'Amico
 - H Senate Floor Amendment No. 2 House Concurs 110-000-003
 - H Passed Both Houses
- 05-05-30 H Sent to the Governor
- 05-07-07 H Governor Approved
 - H Effective Date July 7, 2005

HB-0931 PHELPS-BRADLEY, JOHN-BEISER-FLIDER-LANG, YARBROUGH, FEIGENHOLTZ, DUGAN, GORDON, JAKOBSSON, BOLAND AND REITZ.

415 ILCS 120/10

415 ILCS 120/30

415 ILCS 120/31

Amends the Alternate Fuels Act. Provides that beginning July 1, 2005, owners of vehicles using domestic renewable fuel are eligible to apply for a fuel cost differential rebate. Provides that biodiesel blended fuel facilities may be included in the Alternate Fuel Infrastructure Program administered by the Department of Commerce and Economic Opportunity, Provides that "alternate fuel" includes, among other fuels, "80% bio-based methanol" (instead of "bio-based methanol"), fuels that are 80% (instead of 70%) derived from biomass, and hydrogen fuel. Provides that "domestic renewable fuel" includes, among other fuels, "80% bio-based methanol" (instead of "bio-based methanol") and 20% biodiesel fuel (instead of "fuels derived from bio mass"). Makes other changes. Effective immediately.

FISCAL NOTE (Department of Commerce and Economic Opportunity)

House Bill 931 proposes to expand the grantees eligible for the existing rebate and Alternative Fuel Infrastructure programs at the Department of Commerce and Economic Opportunity. These expanded programs will be operated through existing appropriations received from the Alternate Fuels Fund.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-02-02 H Filed with the Clerk by Rep. Brandon W. Phelps 05-02-03 H First Reading

 - H Referred to Rules Committee
 - 05-02-08 H Assigned to Environment & Energy Committee
 - 05-02-16 H Added Chief Co-Sponsor Rep. John E. Bradley H Added Chief Co-Sponsor Rep. Daniel V. Beiser
 - H Added Chief Co-Sponsor Rep. Robert F. Flider
 - 05-02-23 H Chief Co-Sponsor Rep. Lou Lang
 - 05-03-01 H Added Co-Sponsor Rep. Karen A. Yarbrough
 - 05-03-02 H Do Pass / Short Debate Environment & Energy Committee; 021-000-000
 - 05-03-03 H Placed on Calendar 2nd Reading Short Debate
 - H Added Co-Sponsor Rep. Sara Feigenholtz
 - 05-03-08 H Fiscal Note Requested by Rep. Gary Hannig
 - 05-03-10 H Fiscal Note Filed
 - 05-03-15 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-04-05 H Added Co-Sponsor Rep. Lisa M. Dugan
 - H Added Co-Sponsor Rep. Careen M Gordon
 - 05-04-12 H Added Co-Sponsor Rep. Naomi D, Jakobsson
 - 05-04-15 H Added Co-Sponsor Rep. Mike Boland
 - H Added Co-Sponsor Rep. Dan Reitz
 - H Third Reading Short Debate Passed 106-000-000
 - 05-04-19 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 20, 2005
 - 05-04-20 S Chief Senate Sponsor Sen. Deanna Demuzio
 - 05-04-21 S First Reading
 - S Referred to Rules
 - S Assigned to Environment & Energy
 - 05-05-04 S Do Pass Environment & Energy; 010-000-000
 - S Placed on Calendar Order of 2nd Reading May 5, 2005
 - 05-05-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 12, 2005
 - 05-05-18 S Third Reading Passed; 057-000-000

	H Passed Both Houses
05-05-28	S Added as Alternate Co-Sponsor Sen. James F. Clayborne, Jr.
	S Added as Alternate Co-Sponsor Sen. Debbie DeFrancesco Halvorson
	S Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins
	S Added as Alternate Co-Sponsor Sen. Ira I. Silverstein
05-05-29	S Added as Alternate Co-Sponsor Sen. Arthur J. Wilhelmi
	S Added as Alternate Co-Sponsor Sen. Edward D. Maloney
	S Added as Alternate Co-Sponsor Sen. M. Maggie Crotty
05-05-30	S Added as Alternate Co-Sponsor Sen. Gary Forby
	S Added as Alternate Co-Sponsor Sen. Don Harmon
05-06-16	H Sent to the Governor
05-06-20	H Governor Approved
	H Effective Date June 20, 2005
	H Public Act 94-0062
HB-0932 PH	ELPS-SMITH-BOLAND-PRITCHARD.

745 ILCS 65/1 from Ch. 70, par. 31

745 ILCS 65/2

from Ch. 70, par. 32

Amends the Recreational Use of Land and Water Areas Act. Provides that the purpose of the Act is to encourage owners of land to make land and water areas available to any individual or, on State-owned or managed lands and waters, members of the public (rather than to the public) for recreational or conservation purposes by limiting their liability toward persons entering thereon for such purposes. Provides that residential buildings are not included in the definition of "land". Changes the definition of "recreational or conservation purpose" to include hunting, hiking, recreational shooting, operation of an off-highway vehicle, rock climbing, trapping, horseback riding of an entrant's own horse or horses, fishing, swimming, boating, camping, picnicking, water or snow skiing, sledding, and snowmobiling. Effective immediately.

- 05-02-02 H Filed with the Clerk by Rep. Brandon W. Phelps
- 05-02-03 H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-02-24 H Added Chief Co-Sponsor Rep. Michael K. Smith
 - H Added Chief Co-Sponsor Rep. Mike Boland
- 05-03-01 H Added Chief Co-Sponsor Rep. Robert W. Pritchard
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0933 PHELPS.

210 ILCS 115/1

from Ch. 111 1/2, par. 711

Amends the Mobile Home Park Act. Makes a technical change in a Section concerning the findings of the General Assembly.

- 05-02-02 H Filed with the Clerk by Rep. Brandon W. Phelps
- 05-02-03 H First Reading
- H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0934 PHELPS, BEISER AND BOLAND.

625 ILCS 5/12-602

from Ch. 95 1/2, par. 12-602 Amends the Illinois Vehicle Code. Provides that a vehicle of the first division may not be seized or impounded solely on the basis of a violation of the provision requiring prevention of excessive or unusual noise. Effective immediately.

- 05-02-02 H Filed with the Clerk by Rep. Brandon W. Phelps
- 05-02-03 H First Reading
- H Referred to Rules Committee
- 05-02-08 H Assigned to Transportation and Motor Vehicles Committee
- 05-03-08 H Do Pass / Short Debate Transportation and Motor Vehicles Committee; 015-003-000
- 05-03-09 H Placed on Calendar 2nd Reading Short Debate
- 05-04-08 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-04-14 H Placed on Calendar Order of 3rd Reading Short Debate

- 05-04-15 H Added Co-Sponsor Rep. Daniel V. Beiser
 - H Added Co-Sponsor Rep. Mike Boland
 - H Third Reading Short Debate Passed 101-005-000
- 05-04-19 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 20, 2005
- 05-04-21 S Chief Senate Sponsor Sen. William R. Haine
 - S First Reading
 - S Referred to Rules

HB-0935 PHELPS-BRADLEY, JOHN-BEISER AND GORDON.

430 ILCS 65/3.1

Amends the Firearm Owners Identification Card Act. Provides that if the receipt of a firearm does not violate federal or State law, the Department of State Police shall (1) assign a unique identification number to the transfer; (2) provide the licensee with the number; and (3) destroy all records of the system with respect to the call, other than the identifying number and the date the number was assigned, and all records of the system relating to the person or the transfer within 24 hours. Provides that if the transfer of a firearm is denied by the Department of State Police, the Department of State Police may keep the records of a denial until the denial is appealed and overturned, or as long as necessary for a criminal prosecution. Provides that approvals issued by the Department of State Police for the purchase of a firearm are valid for 30 days from the date of issue. Provides that the Department of State Police may not retain, copy, or distribute any information previously collected under the dial up system.

FISCAL NOTE (Illinois State Police)

Fiscal impact to the State of Illinois would be \$520,000. Changes to the FOID mainframe system to comply with records destruction requirements will need to be developed and implemented at an estimated cost of \$120,000. Additionally, the inability to bill firearms dealers would have a fiscal impact of approximately \$400,000 (\$2.00 per transaction).

HOME RULE NOTE (Department of Commerce and Economic Opportunity)

In the opinion of the Department of Commerce and Economic Opportunity, House Bill 935 does not pre-empt home rule authority.

BALANCED BUDGET NOTE (Governor's Office of Management and Budget)

The Governor's Office of Management and Budget estimates that House Bill 935, as introduced, will have a cost to the State of \$520,000.

STATE MANDATES FISCAL NOTE (Dept. of Commerce and Economic Opportunity) Does not create a State Mandate under the State Mandates Act.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-02 H Filed with the Clerk by Rep. Brandon W. Phelps
- 05-02-03 H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Agriculture & Conservation Committee
 - H Added Co-Sponsor Rep. Daniel V. Beiser
- 05-02-16 H Added Chief Co-Sponsor Rep. John E. Bradley
 - H Added Chief Co-Sponsor Rep. Daniel V. Beiser
 - H Removed Co-Sponsor Rep. Daniel V. Beiser
 - H Do Pass / Short Debate Agriculture & Conservation Committee; 013-001-000
- 05-02-17 H Placed on Calendar 2nd Reading Short Debate
 - H Fiscal Note Filed
 - H Home Rule Note Requested by Rep. Harry Osterman
- 05-03-01 H State Mandates Fiscal Note Requested by Rep. Deborah L. Graham
- H Balanced Budget Note Requested by Rep. Deborah L. Graham
- 05-03-02 H Home Rule Note Filed
- 05-03-09 H Balanced Budget Note Filed
- 05-03-10 H State Mandates Fiscal Note Filed
- 05-04-05 H Added Co-Sponsor Rep. Careen M Gordon
- 05-04-08 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-04-14 H House Amendment No. 1 Filed with Clerk by Rep. Brandon W. Phelps
 - H House Amendment No. 1 Referred to Rules Committee

05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0936 PHELPS-BRADLEY, JOHN.

720 ILCS 5/24-3.1 from Ch. 38, par. 24-3.1

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 accoutrements of rifles and shotguns other than those imposed by the statute concerning the unlawful possession of firearms and firearm ammunition are void. Preemots home rule. Effective immediately.

FISCAL NOTE (Illinois State Police)

No fiscal impact to the Illinois State Police.

HOME RULE NOTE (Department of Commerce and Economic Opportunity)

In the opinion of the Department of Commerce and Economic Opportunity, House Bill 936 pre-empts home rule authority.

NOTE(S) THAT MAY APPLY: Home Rule

05-02-02 H Filed with the Clerk by Rep. Brandon W. Phelps

05-02-03 H First Reading

H Referred to Rules Committee

- 05-02-10 H Assigned to Agriculture & Conservation Committee
- 05-02-16 H Added Chief Co-Sponsor Rep. John E. Bradley
- 05-02-23 H Do Pass / Short Debate Agriculture & Conservation Committee; 015-000-000
- 05-02-24 H Placed on Calendar 2nd Reading Short Debate
- 05-03-01 H Fiscal Note Requested by Rep. Harry Osterman
 - H Home Rule Note Requested by Rep. Harry Osterman
- 05-03-09 H Fiscal Note Filed
- 05-03-10 H Home Rule Note Filed
- 05-04-08 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate

05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0937 PHELPS-BRADLEY, JOHN-BEISER.

520 ILCS 5/2.11

from Ch. 61, par. 2.11

Amends the Wildlife Code. Authorizes the use of a handgun when hunting wild turkey. HOUSE AMENDMENT NO. 1

Deletes reference to:

520 ILCS 5/2.11

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. Invalidates local ordinances and resolutions that regulate firearms legal for hunting under the Wildlife Code inconsistently with the provisions of the Criminal Code. Preempts home rule. Effective immediately.

FISCAL NOTE (H-AM1) (Illinois State Police)

No fiscal impact to the Illinois State Police.

STATE MANDATES FISCAL NOTE (HA-1) (Dept. of Commerce & Economic Opportunity)

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 States Mandates Act.

HOME RULE NOTE (HA-1) (Dept. of Commerce & Economic Opportunity)

Does pre-empt home rule authority.

05-02-02 H Filed with the Clerk by Rep. Brandon W. Phelps

- 05-02-03 H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Agriculture & Conservation Committee
- 05-02-16 H Added Chief Co-Sponsor Rep. John E. Bradley
 - H Added Chief Co-Sponsor Rep. Daniel V. Beiser
- 05-02-23 H House Amendment No. 1 Filed with Clerk by Agriculture & Conservation Committee

- H House Amendment No. 1 Adopted in Agriculture & Conservation Committee; by Voice Vote
- H Do Pass as Amended / Short Debate Agriculture & Conservation Committee; 015-000-000
- 05-02-24 H Placed on Calendar 2nd Reading Short Debate
- 05-03-01 H Fiscal Note Requested by Rep. Deborah L. Graham; As Amended by HA
 - H State Mandates Fiscal Note Requested by Rep. Deborah L. Graham; As Amended by HA 1
 - H Home Rule Note Requested by Rep. Deborah L. Graham; As Amended by HA I
- 05-03-09 H Fiscal Note Filed As Amended by HA 1
- 05-03-10 H State Mandates Fiscal Note Filed As, Amended by HA 1
 - H Home Rule Note Filed As Amended by HA 1
- 05-04-08 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0938 PHELPS-WATSON.

30 ILCS 740/2-2.02 from Ch. 111 2/3, par. 662.02

Amends the Downstate Public Transportation Act. Provides that a municipality or local mass transit district serving a nonurbanized area and receiving federal rural public transportation assistance on or before December 31, 2003 (instead of June 30, 2002) is a "participant" for public transportation assistance. Effective immediately.

05-02-02 H Filed with the Clerk by Rep. Brandon W. Phelps

- 05-02-03 H First Reading
- H Referred to Rules Committee
- 05-02-08 H Assigned to Mass Transit Committee
- 05-03-10 H Added Chief Co-Sponsor Rep. Jim Watson
 - H Do Pass / Short Debate Mass Transit Committee; 013-000-000
 - H Placed on Calendar 2nd Reading Short Debate
- 05-04-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0939 TRYON.

415 ILCS 5/1

from Ch. 111 1/2, par. 1001

Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.

05-02-02 H Filed with the Clerk by Rep. Michael Tryon

- 05-02-03 H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0940 MATHIAS.

65 ILCS 5/11-1-12 new 720 ILCS 5/16A-7

A-7 from Ch. 38, par. 16A-7

Amends the Illinois Municipal Code. Provides that a municipality may enact a retail theft ordinance for the retail theft of property with a value of \$500 or less. Requires that citations issued under the retail theft ordinance be adjudicated in a court of law. Prohibits adjudication of those citations in any administrative adjudication system of the municipality. Amends the Criminal Code of 1961 to apply the civil liabilities for the offense of retail theft to persons who violate a municipal retail theft ordinance. Effective immediately.

HOUSE AMENDMENT NO. 1

Provides that a municipal ordinance declaring retail theft to be unlawful does not apply in any case where the theft is of property with a full retail value in excess of \$150 (rather than \$500).

05-02-02 H Filed with the Clerk by Rep. Sidney H. Mathias

05-02-03 H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Judiciary II - Criminal Law Committee

- 05-03-10 H House Amendment No. 1 Filed with Clerk by Judiciary II Criminal Law Committee
 - H House Amendment No. 1 Adopted in Judiciary II Criminal Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary II Criminal Law Committee; 016-000-000
- 05-03-11 H Placed on Calendar 2nd Reading Short Debate
- 05-04-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0941 FLIDER.

240 ILCS 40/1-5

Amends the Grain Code. Makes a technical change in a Section concerning the purpose of the Code.

05-02-02 H Filed with the Clerk by Rep. Robert F. Flider

05-02-03 H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0942 FLIDER-MOFFITT-LYONS, EILEEN-JAKOBSSON-VERSCHOORE AND MCGUIRE.

240 ILCS 40/10-25

Amends the Grain Code. Authorizes the use of warehouse receipts in electronic form. Provides that electronic receipts are as valid and enforceable as paper receipts. Provides that references in the Code to written or printed receipts include electronic receipts. Effective immediately. 05-02-02 H Filed with the Clerk by Rep. Robert F. Flider 05-02-03 H First Reading H Referred to Rules Committee 05-02-08 H Assigned to Agriculture & Conservation Committee 05-02-16 H Do Pass / Short Debate Agriculture & Conservation Committee; 015-000-000 05-02-17 H Placed on Calendar 2nd Reading - Short Debate H Added Chief Co-Sponsor Rep. Donald L. Moffitt 05-02-18 H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate 05-02-24 H Third Reading - Short Debate - Passed 114-000-000 H Added Chief Co-Sponsor Rep. Eileen Lyons H Added Chief Co-Sponsor Rep. Naomi D. Jakobsson H Added Chief Co-Sponsor Rep. Patrick J Verschoore H Added Co-Sponsor Rep. Jack McGuire 05-02-25 S Arrive in Senate S Placed on Calendar Order of First Reading March 1, 2005 05-03-04 S Chief Senate Sponsor Sen. John M. Sullivan 05-03-08 S First Reading S Referred to Rules 05-04-13 S Assigned to Agriculture & Conservation

- 05-04-20 S Do Pass Agriculture & Conservation; 009-000-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005 05-05-10 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 11, 2005
- 05-05-11 S Third Reading Passed; 058-000-000
- H Passed Both Houses
- 05-05-28 S Added as Alternate Co-Sponsor Sen. Gary Forby
- S Added as Alternate Co-Sponsor Sen. Debbie DeFrancesco Halvorson 05-06-09 H Sent to the Governor
- 05-07-14 H Governor Approved
 - H Effective Date July 14, 2005

HB-0943 FLIDER-MOFFITT.

240 ILCS 40/10-15

Amends the Grain Code. Requires the Department of Agriculture to prescribe or authorize price later contract forms in electronic document format. Effective immediately.

- 05-02-02 H Filed with the Clerk by Rep. Robert F. Flider
- 05-02-03 H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Agriculture & Conservation Committee
- 05-02-16 H Do Pass / Short Debate Agriculture & Conservation Committee; 015-000-000
- 05-02-17 H Placed on Calendar 2nd Reading Short Debate
 - H Added Chief Co-Sponsor Rep. Donald L. Moffitt
- 05-04-08 H Second Reading Short Debate H Held on Calendar Order of Second Reading Short Debate

05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0944 SMITH.

from Ch. 108 1/2, par. 14-103.05 40 ILCS 5/14-103.05

Amends the State Employee Article of the Illinois Pension Code. Allows certain persons to participate in the System while employed by a statewide labor organization that represents members of the System. Also allows purchase of credit for certain prior service. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

05-02-02 H Filed with the Clerk by Rep. Michael K. Smith

05-02-03 H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0945 SMITH.

40	ILCS	5/3-110.6	from	Ch.	108	1/2,	par.	3-110.6
40	ILCS	5/5-236	from	Ch.	108	1/2,	par.	5-236
40	ILCS	5/7-139.8	from	Ch.	108	1/2,	par.	7-139.8
40	ILCS	5/9-121.10	from	Ch.	108	1/2,	par.	9-121.10
40	ILCS	5/14-110	from	Ch.	108	1/2,	par.	14-110
40	ILCS	5/15-134.4	from	Ch.	108	1/2,	par.	15-134.4
30	ILCS	805/8.29 new						

Amends the Illinois Pension Code. Provides that an active member of the State Employees' Retirement System who is a State policeman, an investigator for the Secretary of State, or a conservation police officer may transfer to that System up to 5 years of his or her creditable service accumulated for service in a police capacity under certain other Articles of the Code. Requires payment of the difference in contributions, plus interest. Authorizes reinstatement of certain credits previously terminated by acceptance of a refund, upon repayment of the refund, plus interest. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately,

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

05-02-02 H Filed with the Clerk by Rep. Michael K. Smith

- 05-02-03 H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0946 SMITH.

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 after having established service sufficient to provide an alternative formula annuity equal to at least 80% of final average compensation. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

05-02-02 H Filed with the Clerk by Rep. Michael K. Smith 05-02-03 H First Reading

- - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0947 HOFFMAN-DUNKIN-HOLBROOK, BOLAND, JONES AND LYONS, JOSEPH.

625 ILCS 5/3-114 from Ch. 95 1/2, par. 3-114

Amends the Illinois Vehicle Code provision regarding the transfer of title to a vehicle by operation of law. Establishes procedures to be followed if the vehicle is the subject of a bankruptcy proceeding or discharge. Provides that certain requirements of the provision do not apply to bankruptcy proceedings or orders.

	by proceedings of orders.						
	H Filed with the Clerk by Rep. Jay C. Hoffman						
05-02-03	H First Reading						
	H Referred to Rules Committee						
05-02-17	H Assigned to Financial Institutions Committee						
05-03-01	H Do Pass / Short Debate Financial Institutions Committee; 027-000-000						
05-03-02	H Placed on Calendar 2nd Reading - Short Debate						
	H Added Chief Co-Sponsor Rep. Kenneth Dunkin						
	H Added Chief Co-Sponsor Rep. Thomas Holbrook						
	H Added Co-Sponsor Rep. Mike Boland						
	H Added Co-Sponsor Rep. Lovana Jones						
	H Added Co-Sponsor Rep. Joseph M. Lyons						
05-03-15	H Second Reading - Short Debate						
	H Placed on Calendar Order of 3rd Reading - Short Debate						
05-03-16	H Third Reading - Short Debate - Passed 111-000-002						
05-03-17	S Arrive in Senate						
	S Placed on Calendar Order of First Reading April 6, 2005						
	S Chief Senate Sponsor Sen. William R. Haine						
05-04-06	S First Reading						
	S Referred to Rules						
	S Assigned to Transportation						
05-05-04	S Do Pass Transportation; 008-000-000						
	S Placed on Calendar Order of 2nd Reading May 5, 2005						
05-05-10	S Second Reading						
	S Placed on Calendar Order of 3rd Reading May 11, 2005						
05-05-18	S Third Reading - Passed; 055-000-000						
	H Passed Both Houses						
	H Sent to the Governor						
05-08-02	H Governor Approved						
	H Effective Date January 1, 2006						
	H Public Act						
HB-0948 HO	FFMAN.						
70 ILCS 1905/1 from Ch. 114, par. 361							
Amends the Railroad Terminal Authority Act. Makes a technical change in a Section							
concerning the short title.							
0,00,00							

05-02-02 H Filed with the Clerk by Rep. Jay C. Hoffman

- 05-02-03 H First Reading
- H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0949 FRITCHEY.

35 ILCS 200/12-5

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

05-02-02 H Filed with the Clerk by Rep. John A. Fritchey

05-02-03 H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0950 FRITCHEY-MILLER-DELGADO-OSTERMAN.

745 ILCS 49/20

Amends the Good Samaritan Act. Defines "organized program" for the purposes of the Section concerning immunity for free dental clinics. Provides that services donated to a free dental clinic may be provided at a clinic, hospital, medical facility, or private dental office.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Reinserts provisions of the original bill with these changes. Provides that free dental services provided under the Section exempting free dental clinics from civil liability may be provided at a clinic or private dental office (instead of a clinic hospital, medical facility, or private dental office). Provides that a fee received by a free dental clinic may not be used to reimburse or compensate an entity that a person licensed under the Illinois Dental Practice Act owns or controls or in which the person has ownership interest or from which the person receives a fee, reimbursement, or compensation of any kind.

- 05-02-02 H Filed with the Clerk by Rep. John A. Fritchey
- 05-02-03 H Added Chief Co-Sponsor Rep. David E. Miller
 - H Added Chief Co-Sponsor Rep. William Delgado
 - H Added Chief Co-Sponsor Rep. Harry Osterman
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-02-24 H Re-assigned to Judiciary I Civil Law Committee
- 05-03-02 H House Amendment No. 1 Filed with Clerk by Judiciary [Civil Law Committee
 - H House Amendment No. 1 Adopted in Judiciary I Civil Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary I Civil Law Committee; 014-000-000
- 05-03-03 H Placed on Calendar 2nd Reading Short Debate
- 05-03-15 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-16 H Third Reading Short Debate Passed 113-000-000
- 05-03-17 S Arrive in Senate
- S Placed on Calendar Order of First Reading April 6, 2005
- 05-03-21 S Chief Senate Sponsor Sen. Don Harmon
- 05-04-06 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Judiciary
- 05-04-19 S Added as Alternate Chief Co-Sponsor Sen. Kirk W. Dillard
- 05-04-20 S Do Pass Judiciary; 008-000-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005
- 05-05-10 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 11, 2005
- 05-05-11 S Third Reading Passed; 058-000-000
- H Passed Both Houses
- 05-06-09 H Sent to the Governor
- 05-06-29 H Governor Approved
 - H Effective Date January 1, 2006
 - H Public Act^{*} 94-0083

HB-0951 FRITCHEY.

- 35 ILCS 200/21-285 35 ILCS 200/21-290 35 ILCS 200/21-355 35 ILCS 200/21-360 35 ILCS 200/22-10 35 ILCS 200/22-20 35 ILCS 200/22-25
- 35 ILCS 200/22-30

35 ILCS 200/22-40

35 ILCS 200/22-45

Amends the Property Tax Code concerning tax deeds and procedures. Provides that a person commits the offense of tax sale fraud if he or she knowingly, within 90 days before the expiration of the period of redemption, solicits to acquire an ownership, nonownership, or beneficial interest in real property sold for taxes or for special assessments. Provides that the amount of redemption includes costs for title searches, not to exceed \$150. Provides that the Notice Of The Expiration Of The Period Of Redemption may not be served more than 6 months (now, 5 months) before the date of the expiration of the period of redemption. In a Section requiring a purchaser to give Notice Of The Expiration Of The Period Of Redemption, provides that the purchaser must, not less than 3 months and 21 days and not more than 6 months before the expiration of the period of redemption, deliver the notice to the sheriff for service, and the sheriff must serve the notice not less than 3 months and not more than 6 months before the expiration of the period of redemption. In a Section requiring the clerk of the Circuit Court to promptly mail a Notice Of The Expiration Of The Period Of Redemption, provides that if the clerk fails to promptly mail the notice, then the notice is deemed timely if: (i) the purchaser or his or her assignee delivered the notice and costs of mailing to the clerk not less than 3 months and 14 days before the expiration of the period of redemption; and (ii) the clerk mailed the notice not less than 75 days before the expiration of the period of redemption. In a provision concerning grounds for contesting tax deeds: (i) provides that the tax deed may be contested upon proof that the tax deed had been procured by an intentional misrepresentation or intentional omission of a material fact (now, by fraud or deception) by the tax purchaser or his or her assignee; and (ii) defines "recorded ownership" or "recorded interest". Makes other changes. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal; Housing Affordability

05-02-02 H Filed with the Clerk by Rep. John A. Fritchey

05-02-03 H First Reading

H Referred to Rules Committee

05-03-01 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0952 FRITCHEY.

720 ILCS 5/11-21 from Ch. 38, par. 11-21

Amends the Criminal Code of 1961. Makes a technical change in a Section concerning the distribution of harmful material to a child.

- 05-02-02 H Filed with the Clerk by Rep. John A. Fritchey
- 05-02-03 H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0953 CURRIE.

735 ILCS 5/1-101

from Ch. 110, par. 1-101

- Amends the Code of Civil Procedure. Makes a technical change in the short title Section.
 - 05-02-03 H Filed with the Clerk by Rep. Barbara Flynn Currie
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-08 H Assigned to Executive Committee
 - 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0954 CURRIE.

20 ILCS 2605/2605-1

Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of State Police.

- 05-02-03 H Filed with the Clerk by Rep. Barbara Flynn Currie
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0955 SMITH.

105 ILCS 5/18-8.05

Amends the State aid formula provisions of the School Code. Provides that for the purpose of calculating general State aid only, the Average Daily Attendance figure, for pupils in grades 9 through 12, shall be increased by 2% for fiscal year 2006, by 4% for fiscal year 2007, by 6% for fiscal year 2008, by 8% for fiscal year 2009, and by 10% for fiscal year 2010 and each fiscal year thereafter. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-03 H Filed with the Clerk by Rep. Michael K. Smith

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0956 DUNKIN.

625 ILCS 5/5-501 815 ILCS 710/4 from Ch. 95 1/2, par. 5-501

from Ch. 121 1/2, par. 754

Amends the Illinois Vehicle Code. Provides that the Secretary of State, on complaint of the Motor Vehicle Review Board, shall refuse to issue or renew a vehicle dealer's license, or shall suspend or revoke that dealer's license, if costs or fees assessed under the Motor Vehicle Franchise Act have remained unpaid for longer than 90 days after the dealer received from the Motor Vehicle Review Board actual notice and demand for the costs or fees. Amends the Motor Vehicle Franchise Act provision regarding unfair competition and practices. Provides that, when a vehicle manufacturer decides to establish or relocate a new sales franchise within the territory of an existing franchisee of that manufacturer, the manufacturer's written notice must state that the franchisee has only 30 days in which to file a written protest.

HOUSE AMENDMENT NO. 1

Provides that, before the Secretary of State may revoke, suspend or refuse to issue or renew a vehicle dealer's license, the Motor Vehicle Review Board must have sent the dealer written notice and demand for payment of the fees or costs at least 2 times, and the second notice and demand must have been sent by certified mail.

FISCAL NOTE ()

NOTE(S) THAT MAY APPLY: Fiscal

05-02-03 H Filed with the Clerk by Rep. Kenneth Dunkin

H First Reading

- H Referred to Rules Committee
- 05-02-16 H Assigned to State Government Administration Committee
- 05-02-24 H House Amendment No. 1 Filed with Clerk by State Government Administration Committee
 - H House Amendment No. 1 Adopted in State Government Administration Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate State Government Administration Committee; 009-000-000
- 05-02-25 H Placed on Calendar 2nd Reading Short Debate
- 05-02-28 H Fiscal Note Filed As Amended by HA 1
- 05-04-07 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-08 H Third Reading Short Debate Passed 109-000-000
- 05-04-11 S Arrive in Senate
- S Placed on Calendar Order of First Reading April 12, 2005
- 05-04-12 S Chief Senate Sponsor Sen. Antonio Munoz
 - S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Transportation
- 05-04-20 S Do Pass Transportation; 008-000-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005
- 05-05-11 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 12, 2005
- 05-05-19 S Third Reading Passed; 058-000-000
- H Passed Both Houses
- 05-06-17 H Sent to the Governor
- 05-07-21 H Governor Approved

H Effective Date January 1, 2006

SAVIANO. HB-0957

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.

05-02-03 H Filed with the Clerk by Rep. Angelo Saviano

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0958 SAVIANO.

225 ILCS 320/13.1

Amends the Illinois Plumbing License Law. Makes changes concerning the amount of general liability, property damage, and workers compensation insurance coverage that a plumbing contractor must carry. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-03 H Filed with the Clerk by Rep. Angelo Saviano

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0959 ACEVEDO. 35 ILCS 515/14

625 ILCS 5/12-604

from Ch. 120, par. 1214

Amends the Mobile Home Local Services Tax Act. Makes a technical change in a Section concerning the short title.

05-02-03 H Filed with the Clerk by Rep. Edward J. Acevedo

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

BERRIOS-MATHIAS-FROEHLICH-LYONS, JOSEPH-MENDOZA, CHAVEZ, HR_0960 SOTO, GRAHAM, YARBROUGH, FRANKS, CHAPA LAVIA AND D'AMICO.

from Ch. 95 1/2, par. 12-604

Amends the Illinois Vehicle Code. Provides that a motor vehicle equipped with visual media technology other than a navigational system (rather than a motor vehicle equipped with a television receiver) may not be operated on a highway if the viewer or screen is located where it is visible from the driver's seat and is activated. Effective January 1, 2006.

HOUSE AMENDMENT NO. 1

Deletes reference to: 625 ILCS 5/12-604 Adds reference to: 625 ILCS 5/12-604.1 new

625 ILCS 5/12-604 rep. from Ch. 95 1/2, par. 12-604 Deletes everything. Amends the Illinois Vehicle Code. Provides that a person may not operate a motor vehicle if a television receiver, a video monitor, a television or video screen, or any other similar means of visually displaying a television broadcast or video signal that produces entertainment or business applications is operating and is located in the motor vehicle at any point forward of the back of the driver's seat, or is operating and visible to the driver while driving the motor vehicle. Creates exceptions. Provides that a person convicted of violating this Section is guilty of a petty offense and shall be fined not more than \$100 for a first offense, not more than \$200 for a second offense within one year of a previous conviction, and not more than \$250 for a third or subsequent offense within one year of 2 previous convictions. Repeals a similar provision pertaining exclusively to television receivers.

05-02-03 H Filed with the Clerk by Rep. Maria Antonia Berrios

H Added Chief Co-Sponsor Rep. Sidney H. Mathias

H Added Chief Co-Sponsor Rep. Paul D. Froehlich

- H Added Chief Co-Sponsor Rep. Joseph M. Lyons
- H Added Chief Co-Sponsor Rep. Susana A Mendoza
- H Added Co-Sponsor Rep. Michelle Chavez
- H First Reading
- H Referred to Rules Committee
- 05-02-08 H Assigned to Transportation and Motor Vehicles Committee
- 05-03-08 H Added Co-Sponsor Rep. Cynthia Soto
 - H House Amendment No. 1 Filed with Clerk by Transportation and Motor Vehicles Committee
 - H House Amendment No. 1 Adopted in Transportation and Motor Vehicles Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Transportation and Motor Vehicles Committee; 027-000-000
- 05-03-09 H Placed on Calendar 2nd Reading Short Debate
- 05-03-10 H Added Co-Sponsor Rep. Deborah L. Graham
- 05-03-15 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-16 H Co-Sponsor Rep. Karen A. Yarbrough
 - H Third Reading Short Debate Passed 116-000-000
 - H Added Co-Sponsor Rep. Jack D. Franks
 - H Added Co-Sponsor Rep. Linda Chapa LaVia
- 05-03-17 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 6, 2005 H Added Co-Sponsor Rep. John D'Amico
- 05-03-18 S Chief Senate Sponsor Sen. Miguel del Valle
- 05-04-06 S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Transportation
- 05-04-20 S Do Pass Transportation; 007-000-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005
- 05-05-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 12, 2005
- 05-05-18 S Added as Alternate Chief Co-Sponsor Sen. Martin A. Sandoval S Third Reading Passed; 056-000-000
 - H Passed Both Houses
- 05-05-28 S Added as Alternate Chief Co-Sponsor Sen. Iris Y. Martinez
- S Added as Alternate Co-Sponsor Sen. Debbie DeFrancesco Halvorson
- 05-06-16 H Sent to the Governor
- 05-07-12 H Governor Approved
 - H Effective Date January 1, 2006

HB-0961 YOUNGE.

New Act

20 ILCS 3805/10 from Ch. 67 1/2, par. 310

Creates the State Advocacy Program for the Homeless Mentally III and Developmentally Disabled Act. Requires that a staff advocacy position within the Bureau of Homeless Services and Supportive Services of the Department of Human Services (DHS) be created to promote and facilitate the development of community-based support systems to protect the health, safety, welfare, and human and civil rights of homeless individuals with mental illness or developmental disabilities and to perform other functions. Requires DHS to initiate requests for proposals or continued funding forms for the establishment or expansion of nonprofit agencies and organizations that will be responsible for developing or coordinating comprehensive and integrated community-based support systems for homeless individuals with mental illness or developmental disabilities. Amends the Illinois Housing Development Act to require the Illinois Housing Development Authority to ensure that a number of the units held available for persons of low or moderate income are held available for the homeless mentally ill and developmentally disabled as defined in the State Advocacy Program for the Homeless Mentally III and Developmentally Disabled Act.

FISCAL NOTE (Department of Human Services)

An additional position to advocate on behalf of persons with disabilities is estimated to

cost the Agency approximately \$80,000 (includes fringe benefits). Additional travel monies estimated at \$10,000 would also likely be needed to work with entities providing services for homeless persons.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-03 H Filed with the Clerk by Rep. Wyvetter H. Younge
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Developmental Disabilities and Mental Illness Committee
- 05-03-10 H Do Pass / Short Debate Developmental Disabilities and Mental Illness Committee; 006-000-001
 - H Placed on Calendar 2nd Reading Short Debate
 - H Fiscal Note Requested by Rep. William Davis
- 05-03-15 H Fiscal Note Filed
- 05-04-07 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-08 H Third Reading Short Debate Passed 106-000-001
- 05-04-11 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 12, 2005
- 05-04-28 S Chief Senate Sponsor Sen. Mattie Hunter
- 05-05-05 S First Reading
 - S Referred to Rules

HB-0962 YOUNGE.

50 ILCS 40/1

from Ch. 24, par. 1361

Amends the Foreign Trade Zones Act. Provides that more than one trade zone may be created in an area consisting of 2 counties, each with over 200,000 population and each bordering the Mississippi River. Effective immediately,

- 05-02-03 H Filed with the Clerk by Rep. Wyvetter H. Younge
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to International Trade & Commerce Committee
- 05-03-02 H Do Pass / Short Debate International Trade & Commerce Committee; 015-000-001
- 05-03-03 H Placed on Calendar 2nd Reading Short Debate
- 05-04-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-04-13 H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-14 H Third Reading Short Debate Passed 112-000-001
- 05-04-15 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 19, 2005
- 05-05-03 S Chief Senate Sponsor Sen. Donne E. Trotter
- 05-05-05 S First Reading
 - S Referred to Rules

HB-0963 YOUNGE.

New Act

Creates the East St. Louis Development Authority Act. Contains only a short title provision.

- 05-02-03 H Filed with the Clerk by Rep. Wyvetter H. Younge
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0964 YOUNGE.

Appropriates \$5,000,000 to the Secretary of State for a grant to the East St. Louis Library Board for facility renovation. Effective July 1, 2005.

- 05-02-03 H Filed with the Clerk by Rep. Wyvetter H. Younge H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Appropriations-General Services Committee

HB-0965 YOUNGE.

Appropriates \$10,000 from the General Revenue Fund to the Village of Washington Park for public safety expenses. Effective July 1, 2005.

- 05-02-03 H Filed with the Clerk by Rep. Wyvetter H. Younge H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Appropriations-Public Safety Committee

HB-0966 YOUNGE.

New Act

Creates the Millennium Project Act. Contains only a short title.

- 05-02-03 H Filed with the Clerk by Rep. Wyvetter H. Younge H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-05-29 S Added as Alternate Co-Sponsor Sen. Mattie Hunter

HB-0967 YOUNGE.

Appropriates \$3,000,000 from the General Revenue Fund to Southern Illinois University for renovation of the Boardview Hotel building for a hospitality training center. Effective July 1, 2005.

- 05-02-03 H Filed with the Clerk by Rep. Wyvetter H. Younge H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Appropriations-Higher Education Committee

HB-0968 YOUNGE. 730 ILCS 5/3-14-1

from Ch. 38, par. 1003-14-1

Amends the Unified Code of Corrections. Provides that prior to release of a person on parole, mandatory release, final discharge or pardon the Department of Corrections shall screen that person for Medicaid eligibility. Requires prison officials to assist an eligible person fill out a Medicaid application to ensure that the person begins receiving benefits immediately after his or her release.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-03 H Filed with the Clerk by Rep. Wyvetter H. Younge
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Human Services Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0969 YOUNGE.

Appropriates \$160,000 from the General Revenue Fund to the East St. Louis Development Authority for its operating expenses. Effective July 1, 2005.

- 05-02-03 H Filed with the Clerk by Rep. Wyvetter H. Younge
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Appropriations-Public Safety Committee

HB-0970 YOUNGE.

Appropriates \$800,000 from the Capital Development Fund to the Capital Development Board for a grant to repair and renovate the Mary Brown Community Center in East St. Louis. Appropriates \$250,000 from the General Revenue Fund to DCEO for a grant to the Mary Brown Community Center for operating expenses. Effective July 1, 2005.

- 05-02-03 H Filed with the Clerk by Rep. Wyvetter H. Younge
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Appropriations-Public Safety Committee

HB-0971 GRANBERG.

20 ILCS 862/1

Amends the Recreational Trails of Illinois Act. Makes a technical change in a Section

HB-0972 to HB-0973

concerning the short title.

05-02-03 H Filed with the Clerk by Rep. Kurt M. Granberg H First Reading H Referred to Rules Committee

- 05-02-08 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0972 GRANBERG-LANG.

New Act

 15
 ILCS 20/50-10
 was 15
 ILCS 20/38.1

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

Creates the Capital Project Continuing Appropriation Act. Provides a continuing appropriation from the General Revenue Fund for certain capital projects that have been begun or authorized but are not funded in the State budget as it becomes law. Requires certification of the amount of the continuing appropriation by the Governor's Office of Management and Budget. Authorizes GOMB to direct reimbursement of the General Revenue Fund from other sources of funding that may become available. Amends the State Budget Law to require the Governor to include in the proposed budget funding for certain ongoing and newly authorized capital projects. Amends the State Finance Act to provide that appropriations and reappropriations for capital projects are not subject to single fiscal year limitations. Effective July 1, 2005.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-03 H Filed with the Clerk by Rep. Kurt M. Granberg H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-02 H Added Chief Co-Sponsor Rep. Lou Lang
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0973 MOFFITT.

- 35
 ILCS
 200/20-115

 35
 ILCS
 200/20-120

 35
 ILCS
 200/20-165

 35
 ILCS
 200/20-120

 35
 ILCS
 200/20-120

 35
 ILCS
 200/20-120

 35
 ILCS
 200/20-120
- 35 ILCS 516/235

Amends the Property Tax Code. Provides that the county collector may transmit the report of the amount of county taxes received to the county clerk in an electronic format. In a Section concerning accounts for the collector and treasurer, requires the each county clerk and county collector to keep, in written or electronic format, an account stating the amount of county tax to be collected, and the county tax received by him or her from sales and redemptions of forfeited property, and any other county funds that come into the collector's hands (now, each county clerk must keep the account with the county collector). Deletes provisions concerning procedures for the operation of the accounts. Provides that all persons paying money into the county treasury, for all purposes except the county taxes, must deposit the money with the treasurer (now, all persons paying money into the treasury must first obtain, from the county clerk, an order to the treasurer to collect the money). In a Section concerning the lists of errors and inability to collect, deletes a provision that the lists shall be verified by affidavit of the county collector. Amends the Property Tax Code and the Mobile Home Local Services Tax Enforcement Act in a Sections concerning the indemnity funds. Provides that the county collector shall report annually to the county clerk (now, the Circuit Court) on the condition and income of the fund. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

- 05-02-03 H Filed with the Clerk by Rep. Donald L. Moffitt
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Local Government Committee
- 05-02-17 H Do Pass / Short Debate Local Government Committee; 011-000-000 05-02-18 H Placed on Calendar 2nd Reading - Short Debate
 - H Second Reading Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate
- 05-02-24 H Third Reading Short Debate Passed 114-000-000
- 05-02-25 S Arrive in Senate

05-03-02	S Placed on Calendar Order of First Reading March 1, 2005 S Chief Senate Sponsor Sen. Terry Link
00 00 02	S First Reading
	S Referred to Rules
05 04 13	S Assigned to Revenue
05-04-21	S Do Pass Revenue; 007-000-000
	S Placed on Calendar Order of 2nd Reading May 3, 2005
05-05-10	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 11, 2005
05-05-17	S Added as Alternate Co-Sponsor Sen. Louis S. Viverito
05-05-19	S Added as Alternate Co-Sponsor Sen. Dave Syverson
05-05-20	S Rule 2-10 Third Reading Deadline Extended to December 31, 2005
05-05-27	S Third Reading - Passed; 057-000-000
	H Passed Both Houses
05-06-24	H Sent to the Governor
05-08-02	H Governor Approved
	H Effective Date August 2, 2005
	H Public Act

HB-0974 MOFFITT.

30 ILCS 15/3a rep.

Amends the Public Funds Statement Publication Act. Repeals a Section requiring, in counties having a population of less than 500,000, certain public officers that receive all or any part of his or her funds from the county collector, the county treasurer, or the township collector, to file with each of those officers from whom funds are received, a copy of the published statement or audit accompanied by a certificate showing the date of publication and signed by the publisher of the newspaper in which the publication is made. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-03 H Filed with the Clerk by Rep. Donald L. Moffitt

H First Reading

H Referred to Rules Committee

05-02-23 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0975 MOFFITT.

70 ILCS 705/7

from Ch. 127 1/2, par. 27

Amends the Fire Protection District Act. Provides that trustees shall prepare a notice of an ordinance that imposes a penalty or makes an appropriation. This notice is to describe the ordinance and state that it is available for public inspection in pamphlet form at a location specified by the trustees. (Now, entire ordinance must be published.)

HOUSE AMENDMENT NO. 1

Adds reference to: 70 ILCS 705/16

from Ch. 127 1/2, par. 37

Further amends the Fire Protection District Act. Provides that the fire protection districts from which and to which territory seeks to be transferred are necessary parties to a disconnection action.

05-02-03 H Filed with the Clerk by Rep. Patricia R. Bellock

H Chief Co-Sponsor Rep. Donald L. Moffitt

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Local Government Committee

05-02-23 H Remove Chief Co-Sponsor Rep. Donald L. Moffitt

H Chief Sponsor Changed to Rep. Donald L. Moffitt

05-03-09 H House Amendment No. 1 Filed with Clerk by Local Government Committee

H House Amendment No. 1 Adopted in Local Government Committee; by Voice Vote

H Do Pass as Amended / Short Debate Local Government Committee; 011-000-000

05-03-10 H Placed on Calendar 2nd Reading - Short Debate

05-04-08 H Second Reading - Short Debate

H Held on Calendar Order of Second Reading - Short Debate

05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0976 YOUNGE.

730 ILCS 5/5-5-3

from Ch. 38, par. 1005-5-3

Amends the Unified Code of Corrections. Provides that a person convicted of or placed on supervision for prostitution shall be referred to a community based behavioral health continuum or care facility for addiction evaluation and treatment.

HOUSE AMENDMENT NO. 1

Makes provisions concerning addiction evaluation and treatment for a person convicted of prostitution subject to appropriations.

FISCAL NOTE (Department of Human Services)

Provides that a person convicted of or placed on supervision for prostitution shall be referred to a community based behavioral health continuum or care facility for addiction evaluation and treatment. According to Illinois State Police criminal history record information, there are an average of 1,436 individuals convicted for prostitution each year. An evaluation would require 2 hours of outpatient individual services at \$58.56 per hour and approximately 10% of these individuals would require treatment at an average rate of \$2,300 per year. If none of these individuals were able to pay for services, the additional cost to DHS would be an estimated \$500,000.

FISCAL NOTE (Dept of Corrections)

House Bill 976 mandates a person released to mandatory supervised release (MSR) after serving a sentence for prostitution to be referred to a community-based behavioral health continuum or care facility for additional evaluation and treatment. There will be associated administrative costs as Department staff must spend additional time with inmates before release and while on MSR in order to meet the requirements that are outlined in this legislation. However, the fiscal impact is expected to be minimal. CORRECTIONAL NOTE (Dept of Corrections)

House Bill 976 mandates a person released to mandatory supervised release (MSR) after serving a sentence for prostitution to be referred to a community-based behavioral health continuum or care facility for additional evaluation and treatment. There will be associated administrative costs as Department staff must spend additional time with inmates before release and while on MSR in order to meet the requirements that are outlined in this legislation. However, the fiscal impact is expected to be minimal.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-02-03 H Filed with the Clerk by Rep. Wyvetter H. Younge
 - H First Reading
 - H Referred to Rules Committee
- · 05-02-08 H Assigned to Human Services Committee
 - 05-03-09 H Do Pass / Short Debate Human Services Committee; 012-000-000
 - 05-03-10 H Placed on Calendar 2nd Reading Short Debate
 - H Fiscal Note Requested by Rep. William Davis
 - 05-03-15 H House Amendment No. 1 Filed with Clerk by Rep. Wyvetter H. Younge H House Amendment No. 1 Referred to Rules Committee H Fiscal Note Filed
 - 05-03-16 H House Amendment No. 1 Recommends Be Adopted Rules Committee; 003-000-000
 - H Fiscal Note Filed
 - H Correctional Note Filed
 - 05-04-05 H Second Reading Short Debate
 - H House Amendment No. 1 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-04-06 H Third Reading Short Debate Passed 089-025-000
 - 05-04-07 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 8, 2005
 - 05-04-28 S Chief Senate Sponsor Sen. Mattie Hunter
 - 05-05-05 S First Reading
 - S Referred to Rules
 - 05-10-19 S Rule 2-10 Third Reading Deadline Extended to December 31, 2005 S Assigned to Health & Human Services

05-10-25 S Postponed - Health & Human Services

05-11-04 S Rule 2-10 Third Reading Deadline Extended to January 9, 2007

05-12-05 S Pursuant to Senate Rule 3-9(b) / Referred to Rules

HB-0977 YOUNGE.

20 ILCS 3805/7.24i new

Amends the Illinois Housing Development Act. Adds a provision concerning supportive housing (contains only a Section caption).

05-02-03 H Filed with the Clerk by Rep. Wyvetter H. Younge

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

MATHIAS-MOFFITT-FLIDER-CHAPA LAVIA-OSMOND, BURKE, RITA AND HB-0978 SCHMITZ.

105 ILCS 5/3-14.20

from Ch. 122, par. 3-14.20

Amends the School Code. Provides that within 10 business days after the regional superintendent of schools receives school building plans and specifications from a school board and prior to the bidding process, the regional superintendent shall notify the municipality (or county in an unincorporated area) and, if applicable, the fire protection district where the school is being constructed or altered that the plans and specifications have been submitted. Allows local fire, building, and plumbing inspectors to review the plans and specifications. Removes a provision regarding requests by the local fire department or fire protection district where the school is being constructed or altered to review the plans and specifications. Effective immediately.

STATE MANDATES FISCAL NOTE (State Board of Education)

Creates a mandate.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

05-02-03 H Filed with the Clerk by Rep. Sidney H. Mathias H First Reading

- H Referred to Rules Committee
- 05-02-08 H Assigned to Elementary & Secondary Education Committee
- 05-03-09 H Do Pass / Standard Debate Elementary & Secondary Education Committee; 013-001-000
- 05-03-10 H Placed on Calendar 2nd Reading Standard Debate
- 05-04-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-04-11 H State Mandates Fiscal Note Filed
- 05-04-12 H House Amendment No. 1 Filed with Clerk by Rep. Sidney H. Mathias

H House Amendment No. 1 Referred to Rules Committee

- H Added Chief Co-Sponsor Rep. Donald L. Moffitt
 - H Added Chief Co-Sponsor Rep. Robert F. Flider
 - H Added Chief Co-Sponsor Rep. Linda Chapa LaVia
 - H Added Chief Co-Sponsor Rep. JoAnn D. Osmond
 - H Added Co-Sponsor Rep. Daniel J. Burke
 - H Added Co-Sponsor Rep. Robert Rita
 - H Added Co-Sponsor Rep. Timothy L. Schmitz
- 05-04-13 H House Amendment No. 1 Rules Refers to Elementary & Secondary Education Committee
- 05-04-14 H House Amendment No. 1 Recommends Be Adopted Lost Elementary & Secondary Education Committee: 008-004-003
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-0979 BRADLEY, RICHARD.

40 ILCS 5/5-174 from Ch. 108 1/2, par. 5-174

30 ILCS 805/8.29 new

Amends the Chicago Police Article of the Illinois Pension Code to provide that the provision prohibiting certain policemen who are assigned to non-civil service positions from making certain contributions does not apply to a policeman assigned to a non-civil service position with the title of Captain. Amends the State Mandates Act to require implementation HB-0980 to HB-0983

725 ILCS 5/110-7

without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

05-02-03 H Filed with the Clerk by Rep. Richard T. Bradley

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0980 BRADLEY, RICHARD-DELGADO-SOTO.

from Ch. 38, par. 110-7

Amends the Code of Criminal Procedure of 1963. Changes the percentage of distribution of the bail bond security, after the conditions of the bail bond have been performed and the accused has been discharged from all obligations in the cause, to 85% (instead of 90%) of the sum which had been deposited shall be returned to the accused and 15% (instead of 10%) shall be retained as bail bond costs. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-03 H Filed with the Clerk by Rep. Richard T. Bradley

H Chief Co-Sponsor Rep. William Delgado

H Chief Co-Sponsor Rep. Cynthia Soto

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Judiciary II - Criminal Law Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0981 BRADLEY, RICHARD-LYONS, JOSEPH-BURKE.

210 ILCS 115/13.5 new

Amends the Mobile Home Park Act. Provides that the owner, operator, or caretaker of a mobile home park may eject a person from the premises for any of the following reasons: (1) nonpayment of charges or fees for accommodations; (2) a violation of law or disorderly conduct; (3) violation of a rule of the Department of Public Health relating to mobile home parks; or (4) violation of a rule of the park that is publicly posted within the park.

05-02-03 H Filed with the Clerk by Rep. Richard T. Bradley

H Chief Co-Sponsor Rep. Joseph M. Lyons

H Chief Co-Sponsor Rep. Daniel J. Burke

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0982 BRADLEY, RICHARD-LYONS, JOSEPH-BURKE.

210 ILCS 115/13.5 new

Amends the Mobile Home Park Act. Provides that the owner, operator, or caretaker of a mobile home park has a lien upon the property of an owner of a mobile home located on a site in the mobile home park in the same manner, for the same purposes, and subject to the same restrictions as an innkeeper's lien. Limits the amount of the lien if there is another lien on the property of the mobile home owner, and makes the other lienholder liable for the payment of rent owed by the mobile home owner under certain circumstances.

05-02-03 H Filed with the Clerk by Rep. Richard T. Bradley

H Chief Co-Sponsor Rep. Joseph M. Lyons

H Chief Co-Sponsor Rep. Daniel J. Burke

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0983 D'AMICO.

Makes appropriations from the General Revenue Fund to the Board of Trustees of Northeastern Illinois University for its ordinary and contingent expenses. Makes a reappropriation from the Capital Development Fund to the Board for the purchase of equipment and remodeling of buildings. Effective July 1, 2005.

05-02-03 H Filed with the Clerk by Rep. John D'Amico

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Appropriations-Higher Education Committee

PHELPS-BEISER-DUGAN-REIS-BELLOCK, BIGGINS, BOST, CHURCHILL, HB-0984 DANIELS, FLIDER, FROEHLICH, GORDON, HULTGREN, JENISCH, LYONS, EILEEN, LYONS, JOSEPH, MEYER, MITCHELL, BILL, MYERS, PARKE, REITZ, ROSE, SACIA, SCHMITZ, SCHOCK, SOMMER, VERSCHOORE, WAIT, WATSON, WINTERS, OSMOND, EDDY, TENHOUSE, MILLNER, BRADY, STEPHENS, POE, MITCHELL, JERRY, BRAUER, PRITCHARD, MOFFITT, TRYON, CULTRA, BROSNAHAN, DUNN, KOSEL, JOYCE, HANNIG, SULLIVAN, MCAULIFFE, BRADLEY, JOHN, MCGUIRE, MCCARTHY, GRANBERG, BASSI, MATHIAS, BRADLEY, RICHARD AND BOLAND.

5 ILCS 70/1.36 new

Amends the Statute on Statutes. Defines the terms "person", "human being", "child", and "individual" to include every infant member of the species homo sapiens who is born alive at any stage of development. Defines "born alive" to mean the complete expulsion or extraction from the mother of an infant, at any stage of development, who after such expulsion or extraction hreathes or has a beating heart, pulsation of the umbilical cord, or definite movement of voluntary muscles, regardless of whether the umbilical cord has been cut and regardless of whether the expulsion or extraction occurs as a result of natural or induced labor, cesarean section, or induced abortion. Provides that nothing in these definitions shall be construed to affirm, deny, expand, or contract any legal status or legal right applicable to any member of the species homo sapiens at any point prior to being born alive. HOUSE AMENDMENT NO. 1

Provides that the definition of "born alive" shall not be construed (i) to affect existing federal or State law regarding abortion or (ii) to alter generally accepted medical standards.

- 05-02-03 H Filed with the Clerk by Rep. Brandon W. Phelps
 - H Chief Co-Sponsor Rep. Daniel V. Beiser
 - H Chief Co-Sponsor Rep. Lisa M. Dugan
 - H Chief Co-Sponsor Rep. David Reis
 - H Chief Co-Sponsor Rep. Patricia R. Bellock
 - H Co-Sponsor Rep. Bob Biggins
 - H Co-Sponsor Rep. Mike Bost
 - H Co-Sponsor Rep. Robert W. Churchill
 - H Co-Sponsor Rep. Lee A. Daniels
 - H Co-Sponsor Rep. Robert F. Flider
 - H Co-Sponsor Rep. Paul D. Froehlich
 - H Co-Sponsor Rep. Careen M Gordon
 - H Co-Sponsor Rep. Randall M. Hultgren
 - H Co-Sponsor Rep. Roger Jenisch
 - H Co-Sponsor Rep. Eileen Lyons
 - H Co-Sponsor Rep. Joseph M. Lyons
 - H Co-Sponsor Rep. James H. Meyer

 - H Co-Sponsor Rep. Bill Mitchell
 - H Co-Sponsor Rep. Richard P. Myers
 - H Co-Sponsor Rep. Terry R. Parke
 - H Co-Sponsor Rep. Dan Reitz
 - H Co-Sponsor Rep. Chapin Rose
 - H Co-Sponsor Rep. Jim Sacia
 - H Co-Sponsor Rep. Timothy L. Schmitz
 - H Co-Sponsor Rep. Aaron Schock
 - H Co-Sponsor Rep. Keith P. Sommer
 - H Co-Sponsor Rep. Patrick J Verschoore
 - H Co-Sponsor Rep. Ronald A. Wait
 - H Co-Sponsor Rep. Jim Watson
 - H Co-Sponsor Rep. Dave Winters
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Judiciary I Civil Law Committee

	H Added Co-Sponsor Rep. JoAnn D. Osmond
	H Added Co-Sponsor Rep. Roger L. Eddy
	H Added Co-Sponsor Rep. Art Tenhouse
	H Added Co-Sponsor Rep. John J. Millner
	H Added Co-Sponsor Rep. Dan Brady
	H Added Co-Sponsor Rep. Ron Stephens
	H Added Co-Sponsor Rep. Raymond Poe
	H Added Co-Sponsor Rep. Jerry L. Mitchell
	H Added Co-Sponsor Rep. Rich Brauer
	H Added Co-Sponsor Rep. Robert W. Pritchard
	H Added Co-Sponsor Rep. Donald L. Moffitt
	H Added Co-Sponsor Rep. Michael Tryon
	H Added Co-Sponsor Rep. Michael Hyon H Added Co-Sponsor Rep. Shane Cultra
	H Added Co-Sponsor Rep. James D. Brosnahan
	H Added Co-Sponsor Rep. Joe Dunn
	H Added Co-Sponsor Rep. Renee Kosel
	H Added Co-Sponsor Rep. Kevin Joyce
	H Added Co-Sponsor Rep. Gary Hannig
05-02-09	H Added Co-Sponsor Rep. Ed Sullivan, Jr.
	H Added Co-Sponsor Rep. Michael P. McAuliffe
	H Added Co-Sponsor Rep. John E. Bradley
	H Added Co-Sponsor Rep. Jack McGuire
	H Added Co-Sponsor Rep. Kevin A. McCarthy
05-02-17	H Added Co-Sponsor Rep. Kurt M. Granberg
05-03-09	H House Amendment No. 1 Filed with Clerk by Judiciary I - Civil Law
	Committee
	H House Amendment No. 1 Adopted in Judiciary I - Civil Law Committee;
	by Voice Vote
	H Do Pass as Amended / Short Debate Judiciary I - Civil Law Committee;
	014-000-000
	H Placed on Calendar 2nd Reading - Short Debate
05-03-15	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-04-06	H Added Co-Sponsor Rep. Suzanne Bassi
	H Added Co-Sponsor Rep. Sidney H. Mathias
05-04-12	H Added Co-Sponsor Rep. Richard T. Bradley
	H Added Co-Sponsor Rep. Mike Boland
	H Third Reading - Short Debate - Passed 116-000-000
	S Arrive in Senate
	S Placed on Calendar Order of First Reading April 13, 2005
	S Chief Senate Sponsor Sen. William R. Haine
	S Added as Alternate Chief Co-Sponsor Sen. Gary Forby
	S Added as Alternate Chief Co-Sponsor Sen. Louis S. Viverito
05-04-13	•
05-04-15	S First Reading
	S Referred to Rules
05-04-15	S Added as Alternate Chief Co-Sponsor Sen. Christine Radogno
	S Added as Alternate Co-Sponsor Sen. Edward D. Maloney
05-04-21	S Added as Alternate Co-Sponsor Sen. Laward D. Matoney
00-04-21	S Added as Alternate Co-Sponsor Sen. James A. DeLeo S Assigned to Health & Human Services
05 05 04	•
05-05-04	S Added as Alternate Co-Sponsor Sen. Don Harmon
05-05-05	S Do Pass Health & Human Services; 007-000-004
	S Placed on Calendar Order of 2nd Reading May 10, 2005
05 05 10	S Added as Alternate Co-Sponsor Sen. Dale A. Righter
05-05-10	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 11, 2005
05-05-11	S Added as Alternate Co-Sponsor Sen. Bill Brady
05-05-17	S Added as Alternate Co-Sponsor Sen. John M. Sullivan
05-05-18	S Added as Alternate Co-Sponsor Sen. J. Bradley Burzynski
	S Added as Alternate Co-Sponsor Sen. Arthur J. Wilhelmi
	S Added as Alternate Co-Sponsor Sen. Larry K. Bomke

- S Third Reading Passed; 052-000-004
- H Passed Both Houses 05-06-16 H Sent to the Governor
- 05-08-12 H Governor Approved
 - H Effective Date January 1, 2006
 - H Public Act 94-0559

HB-0985 PHELPS.

215 ILCS 97/25

Amends the Illinois Health Insurance Portability and Accountability Act. Makes a technical change in a Section prohibiting discrimination against individual participants.

05-02-03 H Filed with the Clerk by Rep. Brandon W. Phelps

- H First Reading
- H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

MAUTINO-JONES. HB-0986

225 ILCS 450/0.01

from Ch. 111, par. 5500.01

Amends the Illinois Public Accounting Act. Makes a technical change in a Section concerning the short title.

- 05-02-03 H Filed with the Clerk by Rep. Frank J. Mautino
 - H Chief Co-Sponsor Rep. Lovana Jones
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0987 MILLNER.

625 ILCS 5/18c-7504

from Ch. 95 1/2, par. 18c-7504

Amends the Illinois Vehicle Code. Provides that a rail carrier's duty to maintain fences on both sides of its road ends when the carrier permanently ceases operations over the line.

- 05-02-03 H Filed with the Clerk by Rep. John J. Millner
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Transportation and Motor Vehicles Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0988 MILLNER.

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

Amends the Illinois Vehicle Code. Provides that a railroad must submit its final bills for expenses incurred in a railroad crossing project authorized by an order of the Illinois Commerce Commission to the Department of Transportation within 12 months of project completion. Provides that, if the Department fails to audit a railroad's bills within 12 months of receiving them, the Department forfeits its right to take exceptions to the bills submitted.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-02-03 H Filed with the Clerk by Rep. John J. Millner
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-08 H Assigned to Transportation and Motor Vehicles Committee
 - 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0989 ROSE.

20 ILCS 2635/10.5 new

65 ILCS 5/11-42.15 new

Amends the Illinois Uniform Conviction Information Act. Provides that counties and municipalities may by county or municipal ordinance or resolution require the fingerprinting of applicants or licensees in specified occupations for the purpose of receiving criminal history record information by county or municipal officials. Amends the Counties Code and the Illinois Municipal Code to make conforming changes.

⁵⁵ ILCS 5/5-1005 from Ch. 34, par. 5-1005

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-03 H Filed with the Clerk by Rep. Chapin Rose H First Reading
 - H Referred to Rules Committee
- H Assigned to Judiciary II Criminal Law Committee 05-02-08

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0990 GRAHAM-MAY-OSTERMAN-KELLY-HAMOS, YARBROUGH, MILLER, BERRIOS, SOTO, BRADLEY, RICHARD, DELGADO, NEKRITZ, FLOWERS, HOWARD, DAVIS, WILLIAM, PATTERSON, FEIGENHOLTZ, RYG, DUNKIN, JONES, COULSON, CURRIE AND COLLINS.

New Act

Creates the Firearms Dealer Licensing Act. Requires a person who engages in the business of selling or transferring firearms to be licensed by the Department of State Police. Establishes qualifications for licenses. Provides that it is a Class 4 felony to engage in the business of selling or transferring firearms without a license. Requires a licensed firearms dealer who sells or transfers a firearm to a person who is not a licensed dealer to report that sale or transfer to the Department of State Police.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Creates the Handgun Dealer Licensing Act. Requires a person who engages in the business of selling or transferring concealable firearms to be licensed by the Department of State Police. Establishes qualifications for licenses. Provides that it is a Class 4 felony to engage in the business of selling or transferring concealable firearms without a license. Requires a licensed handgun dealer who sells or transfers a concealable firearm to a person who is not a licensed dealer to report that sale or transfer to the Department of State Police.

JUDICIAL NOTE (Admin Office of the Illinois Courts)

Would not increase the number of judges needed in the State.

FISCAL NOTE (Illinois State Police)

Fiscal impact to the Illinois State Police would be approximately \$325,000.

JUDICIAL NOTE (Admin Office of the Illinois Courts)

Would neither increase nor decrease the number of judges needed in the state.

- NOTE(S) THAT MAY APPLY: Correctional; Fiscal
 - 05-02-03 H Filed with the Clerk by Rep. Deborah L. Graham
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-09 H Added Chief Co-Sponsor Rep. Karen May
 - 05-02-16 H Assigned to Human Services Committee
 - 05-03-01 H Added Co-Sponsor Rep. Karen A. Yarbrough
 05-03-02 H Do Pass / Standard Debate Human Services Committee; 007-005-000
 05-03-03 H Placed on Calendar 2nd Reading Standard Debate

 - 05-03-08 H Added Chief Co-Sponsor Rep. Harry Osterman
 - H Added Chief Co-Sponsor Rep. Robin Kelly
 - 05-03-15 H Second Reading Standard Debate
 - H Placed on Calendar Order of 3rd Reading Standard Debate
 - 05-03-16 H Fiscal Note Requested by Rep. Brandon W. Phelps
 - H Judicial Note Requested by Rep. Brandon W. Phelps
 - H House Amendment No. 1 Filed with Clerk by Rep. Deborah L. Graham
 - H House Amendment No. 1 Referred to Rules Committee
 - H Judicial Note Filed
 - 05-03-17 H Added Chief Co-Sponsor Rep. Julie Hamos
 - 05-03-23 H Fiscal Note Filed
 - 05-03-28 H Judicial Note Filed
 - 05-04-05 H House Amendment No. 1 Recommends Be Adopted Rules Committee; 005-000-000
 - H Second Reading Standard Debate
 - H House Amendment No. 1 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Standard Debate
 - H Added Co-Sponsor Rep. David E. Miller 05-04-06
 - H Added Co-Sponsor Rep. Maria Antonia Berrios
 - H Added Co-Sponsor Rep. Cynthia Soto

2005

	H Added Co-Sponsor Rep. Richard T. Bradley
	H Added Co-Sponsor Rep. William Delgado
	H Added Co-Sponsor Rep. Elaine Nekritz
	H Added Co-Sponsor Rep. Mary E. Flowers
	H Added Co-Sponsor Rep. Constance A. Howard
	H Added Co-Sponsor Rep. William Davis
	H Added Co-Sponsor Rep. Milton Patterson
	H Added Co-Sponsor Rep. Sara Feigenholtz
	H Added Co-Sponsor Rep. Kathleen A. Ryg
	H Added Co-Sponsor Rep. Kenneth Dunkin
	H Added Co-Sponsor Rep. Lovana Jones
	H Added Co-Sponsor Rep. Elizabeth Coulson
05-04-11	H Added Co-Sponsor Rep. Barbara Flynn Currie
05-04-15	H Rule 19(a) / Re-referred to Rules Committee
05-05-05	H Third Reading/Final Action Deadline Extended-9(b) May 27,
	H Approved for Consideration Rules Committee; 005-000-000
	H Placed on Calendar Order of 3rd Reading - Standard Debate
05-05-20	H Final Action Deadline Extended-9(b) May 31, 2005

05-05-30 H Added Co-Sponsor Rep. Annazette Collins

05-05-31 H Rule 19(a) / Re-referred to Rules Committee

HB-0991 GRAHAM-NEKRITZ-DUNKIN-KELLY-FRANKS, CHAPA LAVIA, MAY, FRITCHEY, MILLER AND TRYON.

New Act

Creates the Asthma Inhalers at Recreational Camps Act. Provides that a recreational camp shall permit a child with severe, potentially life-threatening allergies to possess and use an epinephrine auto-injector provided certain conditions are met. Provides that the recreational camp shall obtain information from the child's physician concerning the child's health and proper administration of any medication. Provides that if the conditions of the Act are met, the child may possess and use an epinephrine auto-injector at the recreational camp or at any camp sponsored activity, event, or program. Defines "physician" and "recreational camps".

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Inserts provisions substantially similar to those of HB 991, except provides that a recreation camp shall permit a child with sever, potentially life-threatening allergies to possess, self-administer, and use an epinephrine auto-injector or inhaler if certain conditions are met (instead of a recreation camp shall permit a child with severe, potentially life-threatening allergies to possess and use an epinephrine auto-injector if certain conditions are met). Provides that the child's parent or guardian shall provide the camp with certain information (instead of the camp shall obtain certain information from the child's physician). Provides that the recreational camp must inform the parents or guardians of the child, in writing, that the recreational camp and its employees and agents are to incur no liability, except for willful and wanton conduct, as a result of any injury arising from the self-administration of medication to the child.

HOUSE AMENDMENT NO. 2

Deletes everything after the enacting clause. Inserts provisions substantially similar to those of House Amendment No. 1 to HB 991, except deletes language providing that the child's parent or guardian shall provide the camp with the name and signature of the licensed prescriber and business and emergency numbers.

SENATE FLOOR AMENDMENT NO. 1

Provides that a recreation camp shall permit a child with severe, potentially life-threatening allergies to possess, self-administer, and use an epinephrine auto-injector or inhaler if the child has the written approval of his or her parent or guardian (instead of his or her physician and the written approval of his or her parent or guardian). Deletes the definition of "physician". Adds an immediate effective date.

05-02-03 H Filed with the Clerk by Rep. Deborah L. Graham

H Added Chief Co-Sponsor Rep. Elaine Nekritz

- H Added Chief Co-Sponsor Rep. Kenneth Dunkin
- H Added Chief Co-Sponsor Rep. Robin Kelly
- H First Reading
- H Referred to Rules Committee
- 05-02-08 H Assigned to Health Care Availability and Access Committee

05-02-09	H Added Chief Co-Sponsor Rep. Jack D. Franks
	H Added Co-Sponsor Rep. Linda Chapa LaVia
05-02-17	H Added Co-Sponsor Rep. Karen May
05-02-23	H House Amendment No. 1 Filed with Clerk by Health Care Availability and Access Committee
	H House Amendment No. 1 Adopted in Health Care Availability and Access Committee; by Voice Vote
	H Do Pass as Amended / Short Debate Health Care Availability and Access
05 00 04	Committee; 011-000-000
	H Placed on Calendar 2nd Reading - Short Debate H House Amendment No. 2 Filed with Clerk by Rep. Deborah L. Graham
05-03-01	H House Amendment No. 2 Priet with Cierk by Rep. Debotan E. Granam H House Amendment No. 2 Referred to Rules Committee
05-03-10	H House Amendment No. 2 Recommends Be Adopted Rules Committee;
	004-000-000
05-03-15	H Added Co-Sponsor Rep. John A. Fritchey
	H Added Co-Sponsor Rep. David E. Miller
	H Second Reading - Short Debate
	H House Amendment No. 2 Adopted by Voice Vote
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-04-05	H Added Co-Sponsor Rep. Michael Tryon
	H Third Reading - Short Debate - Passed 109-000-000
05-04-06	S Arrive in Senate
	S Placed on Calendar Order of First Reading April 7, 2005
	S Chief Senate Sponsor Sen. Mattie Hunter
	S Added as Alternate Chief Co-Sponsor Sen. Kwame Raoul
05-04-08	S Added as Alternate Chief Co-Sponsor Sen. Edward D. Maloney
	S Added as Alternate Chief Co-Sponsor Sen. Iris Y. Martinez
05-04-11	S First Reading
	S Referred to Rules
05-04-13	S Assigned to Health & Human Services
05-04-20	S Do Pass Health & Human Services; 010-000-000
	S Placed on Calendar Order of 2nd Reading April 21, 2005
05-04-21	S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Mattie Hunter
	S Senate Floor Amendment No. 1 Referred to Rules
05-05-10	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 11, 2005
05-05-11	S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
05-05-16	S Senate Floor Amendment No. 1 Rules Refers to Health & Human Services
05-05-18	S Senate Floor Amendment No. 1 Recommend Do Adopt Health & Human
	Services; 008-000-000
05-05-20	S Rule 2-10 Third Reading Deadline Extended to December 31, 2005
05-05-26	S Recalled to Second Reading
	S Senate Floor Amendment No. 1 Adopted; Hunter
	S Placed on Calendar Order of 3rd Reading
	S Third Reading - Passed; 058-000-000
05-05-27	H Arrived in House
	H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
	H Senate Floor Amendment No. 1 Motion Filed Concur Rep. Deborah L.
	Graham
	H Senate Floor Amendment No. 1 Motion to Concur Referred to Rules
	Committee
05-05-28	H Senate Floor Amendment No. 1 Motion to Concur Recommends be
	Adopted Rules Committee; 003-002-000
05-05-29	H Senate Floor Amendment No. 1 House Concurs 114-000-000
	H Passed Both Houses
05-06-27	H Sent to the Governor
05-08-23	H Governor Approved
	H Effective Date August 23, 2005

H Public Act 94-0670

HB-0992 DELGADO, FRANKS AND CHAPA LAVIA.

730 ILCS 5/5-4-3

from Ch. 38, par. 1005-4-3

Amends the Unified Code of Corrections. Provides that any person sentenced to life imprisonment in a facility of the Illinois Department of Corrections after the effective date of this amendatory Act or sentenced to death after the effective date of this amendatory Act shall be required to provide a specimen of blood, saliva, or tissue within 45 days after sentencing or disposition at a collection site designated by the Illinois Department of State Police Provides that any person serving a sentence of life imprisonment in a facility of the Illinois Department of Corrections on the effective date of this amendatory Act or any person who is under a sentence of death on the effective date of this amendatory Act shall be required to provide a specimen of blood, saliva, or tissue upon request at a collection site designated by the Illinois Department of State Police. Effective immediately.

	H Filed with the Clerk by Rep. William Delgado
	H First Reading
	H Referred to Rules Committee
05-02-08	H Assigned to Judiciary II - Criminal Law Committee
05-02-18	
	000
	H Placed on Calendar 2nd Reading - Short Debate
05-03-02	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-03-08	H Added Co-Sponsor Rep. Jack D. Franks
	H Added Co-Sponsor Rep. Linda Chapa LaVia
	H Third Reading - Short Debate - Passed 117-000-000
05-03-09	S Arrive in Senate
	S Placed on Calendar Order of First Reading March 10, 2005
	S Chief Senate Sponsor Sen. Iris Y. Martinez
05-03-15	S First Reading
	S Referred to Rules
	S Assigned to Judiciary
05-04-20	S Do Pass Judiciary; 010-000-000
	S Placed on Calendar Order of 2nd Reading April 21, 2005
05-05-10	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 11, 2005
05-05-11	
	H Passed Both Houses
	H Sent to the Governor
05-06-13	H Governor Approved
	H Effective Date June 13, 2005
	H Public Act
02 043	

HB-0993 DAVIS, WILLIAM-MATHIAS.

20 ILCS 1305/10-13 new

- 30 ILCS 105/5.640 new
- 35 ILCS 5/507EE new
- 35 ILCS 5/509
- from Ch. 120, par. 5-509 35 ILCS 5/510 from Ch. 120, par. 5-510

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

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-03 H Filed with the Clerk by Rep. William Davis
 - H Added Chief Co-Sponsor Rep. Sidney H. Mathias
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Revenue Committee
- 05-02-24 H Tabled By Sponsor Rep. William Davis

HB-0994 DAVIS, WILLIAM, YARBROUGH AND GRAHAM.

625 ILCS 5/12-812.2 new

Amends the Illinois Vehicle Code. Provides that any school bus purchased on or after January 1, 2006 to transport students to or from any school for grades K through 12 supported in whole or in part by State funds must be equipped to use biodiesel fuel. Provides that any school bus used to transport students to or from a school covered by the provision must use biodiesel fuel unless biodiesel fuel is unavailable in the vicinity of the school or unless the school bus is not equipped to use biodiesel fuel. Provides that the Secretary of Transportation shall adopt rules for implementing the new provision. Effective immediately.

STATE MANDATES FISCAL NOTE (Illinois State Board of Education)

The language in this bill is unclear and depending on interpretation this may negatively impact school districts financially. Currently, the bill says "any school bus purchased on or after January 1, 2006 must be equipped to use biodiesel fuel". Further in paragraph (b)(ii) the language says "unless the school bus is not equipped to use biodiesel". It is assumed that this language is alluding to the fact that many districts purchase "used" school buses; however, there is not a clear definition as to whether or not the language in (b)(ii) includes flexibility to purchase a "used" school bus that is gasoline powered on or after January 1, 2006 whether or not they would be required to retrofit the bus for biodiesel due to the fact that retrofitting costs for biodiesel would be sizable. Type 1 (big yellow school buses which have a gross weight of more than 10,000 pounds) were manufactured with both gasoline and diesel engines through 2002. After 2002, Type 1 buses were only manufactured with diesel engines. Currently, only the "mini" Type II buses (mini school buses which have a gross weight of 10,000 pounds or less) are being produced with gasoline powered engines. The proposed language is silent on whether a Type I or Type II school bus is being purchased. Hypothetically, districts could purchase "used" Type I or Type II gasoline powered school buses over the next 10 years due to turnover and replacement of current buses. In addition, ISBE must be cognizant of "supply and demand" when it comes to costs for biodiesel. Biodiesel is available in only limited markets and in those areas where it is available, the requirement in paragraph (b)(a) mandates the use of biodiesel. This will most certainly increase the price of biodiesel due to law of supply and demand. This in turn would increase the claimable amount to the state and escalate reimbursement costs. A concern is that using a biodiesel blend invalidates the manufacturer's engine warranty in many cases. The current price for regular #2 biodiesel fuel, which is used by most all school buses, is approximately \$2.15 per gallon; the cost for biodiesel fuel (B11) is approximately \$2.05 per gallon due to the fact that sales tax is eliminated by running the B11 blend.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

05-02-03 H Filed with the Clerk by Rep. William Davis

H First Reading

- H Referred to Rules Committee
- 05-02-08 H Assigned to Elementary & Secondary Education Committee
- 05-02-24 H Tabled By Sponsor Rep. William Davis
- 05-03-01 H Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-10 H Added Co-Sponsor Rep. Deborah L. Graham
- 05-04-11 H State Mandates Fiscal Note Filed

HB-0995 NEKRITZ-DUGAN-MULLIGAN-MUNSON-DAVIS, WILLIAM.

210 ILCS 115/6	from Ch. 111 1/2, par. 716	
210 ILCS 115/19	from Ch 111 1/2 par 720	

by 19 from Ch. 111 1/2, par. 729

Amends the Mobile Home Park Act. Provides that the funds received by the Department of Public Health under the Act shall be deposited into the Facility Licensing Fund and shall be used for the enforcement of the Act (instead of simply deposited in the State treasury). Provides that the Department may impose an administrative monetary penalty against a person who operates a mobile home park in violation of the Act or the Department's rules. Provides that the Department must provide written notification of the alleged violation and allow a minimum of 10 days for correction before imposing the administrative monetary penalty. Also requires the Department to provide an opportunity for a hearing. Authorizes the Attorney General to bring an action to enforce the collection of an administrative monetary penalty. Provides that administrative monetary penalties shall be deposited into the Facility Licensing Fund. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-03 H Filed with the Clerk by Rep. Elaine Nekritz

H Chief Co-Sponsor Rep. Lisa M. Dugan

H Chief Co-Sponsor Rep. Rosemary Mulligan

- H Chief Co-Sponsor Rep. Ruth Munson
- H Added Chief Co-Sponsor Rep. William Davis
- H First Reading
- H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0996 BOLAND-MOFFITT-HOLBROOK-SMITH.

625 ILCS 5/12-215

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

Amends the Illinois Vehicle Code. Provides that a fire chief may drive a vehicle using red or white oscillating, rotating, or flashing lights if the vehicle is designated or authorized as a fire department, fire protection district, or township fire department vehicle and the designation or authorization is carried in the vehicle.

HOUSE AMENDMENT NO. 1

Provides that a fire chief must have completed an emergency vehicle operation training course approved by the Office of the State Fire Marshal, and that the lights may be visible or activated only when responding to a bona fide emergency.

- 05-02-03 H Filed with the Clerk by Rep. Mike Boland
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Transportation and Motor Vehicles Committee
- 05-03-01 H House Amendment No. 1 Filed with Clerk by Transportation and Motor Vehicles Committee
 - H House Amendment No. 1 Adopted in Transportation and Motor Vehicles Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Transportation and Motor Vehicles Committee; 024-000-000
- 05-03-02 H Placed on Calendar 2nd Reading Short Debate
- 05-03-03 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-09 H Added Chief Co-Sponsor Rep. Donald L. Moffitt
- 05-03-15 H Added Chief Co-Sponsor Rep. Thomas Holbrook
 - H Third Reading Short Debate Passed 116-001-000
 - H Added Chief Co-Sponsor Rep. Michael K. Smith
- 05-03-16 S Arrive in Senate
- S Placed on Calendar Order of First Reading March 17, 2005
- 05-03-17 S Chief Senate Sponsor Sen. Debbie DeFrancesco Halvorson
 - S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Transportation
- 05-04-20 S Do Pass Transportation; 007-000-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005
- 05-05-10 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 11, 2005
- 05-05-11 S Third Reading Passed; 059-000-000
- H Passed Both Houses
- 05-06-09 H Sent to the Governor
- 05-07-08 H Governor Approved
 - H Effective Date January 1, 2006

HB-0997 WAIT AND YARBROUGH.

50 ILCS 610/1 from Ch. 21, par. 13

- 60 ILCS 1/80-55
- 60 ILCS 1/150-15

Amends the Public Graveyards Act. Provides that cemetery trustees may be paid compensation, not to exceed \$2,000 (instead of \$500) per year. Amends the Township Code. Provides that members of a multi-township board may receive additional pay for their services in an amount not to exceed \$50 per day or \$2,000 per year (instead of \$25 per day). Provides that the community building board of managers may be paid a salary not to exceed \$50 (instead of \$25) per day or \$2,000 (instead of \$500) per year. Provides that, if the cemetery trustees also act as the cemetery caretakers, then they may be paid compensation not to exceed \$5,000 per year. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-03 H Filed with the Clerk by Rep. Ronald A. Wait

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Local Government Committee

05-02-17 H Do Pass / Standard Debate Local Government Committee; 006-003-001

05-02-18 H Placed on Calendar 2nd Reading - Standard Debate

05-02-25 H Second Reading - Standard Debate

H Placed on Calendar Order of 3rd Reading - Standard Debate

05-03-01 H Added Co-Sponsor Rep. Karen A. Yarbrough

05-03-08 H Third Reading - Standard Debate - Passed 068-049-000

05-03-09 S Arrive in Senate

S Placed on Calendar Order of First Reading March 10, 2005

HB-0998 REITZ-PHELPS AND BOST.

235 ILCS 5/5-3	from Ch. 43, par. 118
235 ILCS 5/8-1	from Ch. 43, par. 158

Amends the Liquor Control Act of 1934. Provides that an applicant for a first-class winemaker's license may submit an affirmation to the Illinois Liquor Control Commission that at least 95% of the applicant's wine is fermented from fruits and vegetables grown entirely in Illinois or honey collected entirely in Illinois and that the license fee for an applicant providing this affirmation shall be \$100 per year. Provides that a first-class wine-maker is entitled to a credit or refund of 75% of the tax imposed on each gallon of wine up to 50,000 gallons per year in any given calendar year for tax paid or payable on wine produced and sold in the State of Illinois if at least 95% of the licensee's wine is fermented from fruits or vegetables grown entirely in Illinois or honey collected entirely in Illinois. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-03 H Filed with the Clerk by Rep. Dan Reitz

H Chief Co-Sponsor Rep. Brandon W. Phelps

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

H Added Co-Sponsor Rep. Mike Bost

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-0999 JOYCE.

55 ILCS 5/5-12025 new

65 ILCS 5/11-80-15 from Ch. 24, par. 11-80-15

Amends the Counties Code and the Illinois Municipal Code. Provides that no county or municipality may adopt a zoning or other ordinance or resolution that requires the removal or alteration of any lawfully erected sign without providing for payment of just compensation, as determined by agreement between the parties or through eminent domain proceedings. Provides that these provisions do not apply if the owner of the land on which the sign is located is seeking to have the property zoned for single family residential use or when the ordinance or resolution permits the construction of a replacement sign that cannot be erected without the removal of the lawfully erected sign.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-03 H Filed with the Clerk by Rep. Kevin Joyce H First Reading
 - H Referred to Rules Committee

05-02-08 H Assigned to Local Government Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1000 FRITCHEY-DANIELS, FEIGENHOLTZ AND MCGUIRE.

775 ILCS 5/1-102	from Ch. 68, par. 1-102
775 ILCS 5/1-103	from Ch. 68, par. 1-103
775 ILCS 5/5-101	from Ch. 68, par. 5-101

775 ILCS 5/5-102

from Ch. 68, par. 5-102

Amends the Public Accommodations Article of the Illinois Human Rights Act. In the definition of "place of public accommodation", deletes the existing examples and inserts language listing facilities that are considered public accommodations for purposes of the Article. Provides that it is a civil rights violation to deny or refuse full and equal enjoyment of goods of any place of public accommodation. Refers to "disability" (rather than "handicap") in some parts of the Act.

HOUSE AMENDMENT NO. 1

In the definition of "place of public accommodation" includes a postgraduate non-sectarian private school (instead of a postgraduate private school).

STATE DEBT IMPACT NOTE (H-AM 1) (Gov. Forecasting and Accountability)

Would not affect the level of State indebtedness.

BALANCED BUDGET NOTE (H-AM 1) (Office of Management and Budget)

Based on data provides by the Department of Human Rights, the Governor's Office of Management and Budget (GOMB) estimates that the proposed legislation will have a cost to the state of approximately \$1.6 million. The Governor's Office of Management and Budget believes that the proposed legislation will adversely impact the state budget as funding is not included in the Governor's current balanced budget proposal and no associated increase in state revenue or decrease in other appropriations has been proposed.

STATE DEBT IMPACT NOTE (H-AM 2) (Government Forecasting & Accountability)

Would not change the amount of authorization for any type of State-issued or Statesupported bond, and therefore, would not affect the level of State indebtedness.

JUDICIAL NOTE (H-AM 2) (Admin. Office of the Illinois Courts)

Would neither increase nor decrease the number of judges needed in the State.

PENSION NOTE (H-AM 2) (Government Forecasting & Accountability)

Would not impact any public pension fund or retirement system in Illinois.

HOME RULE NOTE (H-AM 2)(Dept. of Commerce and Economic Opportunity)

In the opinion of the Department of Commerce and Economic Opportunity, House Bill 1000 (H-AM 2) does not pre-empt home rule authority.

STATE MANDATES FISCAL NOTE (H-AM 2)(Dept. of Commerce and Economic Opportunity)

In the opinion of the Department of Commerce and Economic Opportunity, House Bill 1000 (H-AM 2) does not pertain to the definition of a State mandate under the State Mandates Act.

HOUSING AFFORDABILITY IMPACT NOTE (H-AM 2)(Housing Development Authority)

No fiscal effect on a single-family residence.

FISCAL NOTE (H-AM 2) (Human Rights Commission)

The fiscal impact on the Commission is minimal.

CORRECTIONAL NOTE (Dept of Corrections)

Corrections Population Impact: None. Fiscal Impact: None.

FISCAL NOTE (Dept of Corrections)

Corrections Population Impact: None. Fiscal Impact: None.

CORRECTIONAL NOTE (H-AM 2) (Dept. of Corrections)

Corrections Population Impact: None. Fiscal Impact: None.

FISCAL NOTE (H-AM 2) (Dept. of Corrections)

Corrections Population Impact: None. Fiscal Impact: None.

BALANCED BUDGET NOTE (H-AM 2) (Office of Management and Budget)

Based on data provides by the Department of Human Rights, the Governor's Office of Management and Budget (GOMB) estimates that the proposed legislation will have a cost to the state of approximately \$1.6 million. The Governor's Office of Management and Budget believes that the proposed legislation will adversely impact the state budget as funding is not included in the Governor's current balanced budget proposal and no associated increase in state revenue or decrease in other appropriations has been proposed.

HOUSING AFFORDABILITY IMPACT NOTE (H-AM 2) (Housing Development Authority)

No fiscal effect on a single-family residence

FISCAL NOTE (H-AM 2) (State Board of Education)

Illinois State Board of Education does not have the data or the ability to project the

fiscal impact of this legislation.

LAND CONVEYANCE APPRAISAL NOTE (H-AM 2) (Dept. of Transportation)

As there are no parcels of land being conveyed in this bill, there are no appraisals to be filed by the Department of Transportation,

- 05-02-03 H Filed with the Clerk by Rep. John A. Fritchey
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Added Chief Co-Sponsor Rep. Lee A. Daniels
- 05-02-16 H Assigned to Executive Committee
- 05-02-24 H Re-assigned to Judiciary I Civil Law Committee 05-03-02 H House Amendment No. 1 Filed with Clerk by Judiciary I Civil Law Committee
 - H House Amendment No. 1 Adopted in Judiciary I Civil Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary I Civil Law Committee; 010-001-002
- 05-03-03 H Placed on Calendar 2nd Reading Short Debate
- H Added Co-Sponsor Rep. Sara Feigenholtz
- 05-03-15 H Added Co-Sponsor Rep. Jack McGuire
- 05-03-16 H Balanced Budget Note Requested by Rep. Ron Stephens; As Amended H Land Conveyance Appraisal Note Requested by Rep. Ron Stephens; As Amended
 - H State Debt Impact Note Requested by Rep. Ron Stephens; As Amended
- 05-03-17 H State Debt Impact Note Filed As Amended by HA 1
- 05-04-05 H House Amendment No. 2 Filed with Clerk by Rep. John A. Fritchey
 - H House Amendment No. 2 Referred to Rules Committee
- 05-04-06 H Balanced Budget Note Filed A Amended by HA 1
- 05-04-08 H Fiscal Note Requested by Rep. Ron Stephens; As Amended by HA 2 H State Mandates Fiscal Note Requested by Rep. Ron Stephens; As Amended by HA 2
 - H Balanced Budget Note Requested by Rep. Ron Stephens; As Amended by HA 2
 - H Correctional Note Requested by Rep. Ron Stephens; As Amended by HA
 - H Home Rule Note Requested by Rep. Ron Stephens; As Amended by HA
 - H Housing Affordability Impact Note Requested by Rep. Ron Stephens; As Amended by HA 2
 - H Judicial Note Requested by Rep. Ron Stephens; As Amended by HA 2
 - H Land Conveyance Appraisal Note Requested by Rep. Ron Stephens; As Amended by HA 2
 - H Pension Note Requested by Rep. Ron Stephens; As Amended by HA 2
 - H State Debt Impact Note Requested by Rep. Ron Stephens; As Amended by HA 2
 - H House Amendment No. 3 Filed with Clerk by Rep. John A. Fritchey
 - H House Amendment No. 3 Referred to Rules Committee
 - H House Amendment No. 4 Filed with Clerk by Rep. John A. Fritchey
 - H House Amendment No. 4 Referred to Rules Committee
 - H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-04-11 H House Amendment No. 5 Filed with Clerk by Rep. John A. Fritchey
 - H House Amendment No. 5 Referred to Rules Committee
 - H State Debt Impact Note Filed As Amended by HA 2
 - H Judicial Note Filed As Amended by HA 2
- 05-04-12 H Pension Note Filed As Amended by HA 2
 - H Home Rule Note Filed As Amended by HA 2
 - H State Mandates Fiscal Note Filed As Amended by HA 2
 - H Housing Affordability Impact Note Filed As Amended by HA 2
 - H Fiscal Note Filed As Amended by HA 2
- 05-04-13 H Correctional Note Filed
 - H Fiscal Note Filed

- H Correctional Note Filed As Amended by HA 2
- H Fiscal Note Filed As Amended by HA 2
- 05-04-14 H Balanced Budget Note Filed As Amended by HA 2
- H Housing Affordability Impact Note Filed As Amended by HA 2 05-04-15 H Fiscal Note Filed As Amended by HA 2
- H Land Conveyance Appraisal Note Filed As Amended by HA 2 H Rule 19(a) / Re-referred to Rules Committee

HB-1001 JOYCE.

New Act

- Creates the Phosphorus in Detergents Act. Contains only a short title provision.
 - 05-02-03 H Filed with the Clerk by Rep. Kevin Joyce
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-08 H Assigned to Executive Committee
 - 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1002 JOYCE-FROEHLICH-MILLER-LYONS, EILEEN-BROSNAHAN, GRAHAM, SCHMITZ, YARBROUGH, BRADLEY, RICHARD, WATSON, KELLY, WASHINGTON AND D'AMICO.

720 ILCS 5/29B-1

from Ch. 38, par. 29B-1

Amends the Criminal Code of 1961 concerning the offense of money laundering. Provides that money laundering also may occur when a person, knowing that the property involved in a financial transaction represents the proceeds of some form of unlawful activity, conducts or attempts to conduct such a financial transaction which in fact involves criminally derived property: (A) with the intent to promote the carrying on of the unlawful activity from which the criminally derived property was obtained; or (B) where he or she knows or reasonably should know that the financial transaction is designed in whole or in part: (i) to conceal or disguise the nature, the location, the source, the ownership or the control of the criminally derived property; or (ii) to avoid a transaction reporting requirement under State law. Provides for the introduction of certain evidence to show whether the property or proceeds were known to be some form of criminally derived property or from some form of specified unlawful activity. Provides for the forfeiture of property derived from money laundering. Specifies which units of government shall receive the proceeds of the forfeited property. Effective immediately. NOTE(S) THAT MAY APPLY: Correctional: Fiscal

ME(S) III.	AI MAY APPLY: Correctional; Fiscal
05-02-03	H Filed with the Clerk by Rep. Kevin Joyce
	H First Reading
	H Referred to Rules Committee
05-02-08	H Assigned to Judiciary II - Criminal Law Committee
	H Added Chief Co-Sponsor Rep. Paul D. Froehlich
05-02-09	H Added Chief Co-Sponsor Rep. David E. Miller
05-02-18	H Do Pass / Short Debate Judiciary 11 - Criminal Law Committee; 016-000-
	000
	H Placed on Calendar 2nd Reading - Short Debate
05-02-23	H Added Chief Co-Sponsor Rep. Eileen Lyons
	H Added Chief Co-Sponsor Rep. James D. Brosnahan
	H Added Co-Sponsor Rep. Deborah L. Graham
	H Added Co-Sponsor Rep. Timothy L. Schmitz
05-03-01	H Added Co-Sponsor Rep. Karen A. Yarbrough
05-03-02	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-03-08	H Added Co-Sponsor Rep. Richard T. Bradley
	H Added Co-Sponsor Rep. Jim Watson
	H Third Reading - Short Debate - Passed 117-000-000
05-03-09	

- S Placed on Calendar Order of First Reading
- S Chief Senate Sponsor Sen. Don Harmon
 - S First Reading
- S Referred to Rules
- 05-03-16 H Added Co-Sponsor Rep. Robin Kelly
 - H Added Co-Sponsor Rep. Eddie Washington

H Added Co-Sponsor Rep. John D'Amico

- 05-04-13 S Assigned to Judiciary
- 05-04-20 S Do Pass Judiciary; 008-000-000
 - S Placed on Calendar Order of 2nd Reading April 21, 2005
- 05-05-05 S Added as Alternate Chief Co-Sponsor Sen. Edward D. Maloney
- 05-05-10 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 11, 2005
- 05-05-11 S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins S Third Reading - Passed; 059-000-000 H Passed Both Houses 05-06-09 H Sent to the Governor
- 05-07-29 H Governor Approved
 - H Effective Date July 29, 2005

HB-1003 JOYCE. 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 short title.

- 05-02-03 H Filed with the Clerk by Rep. Kevin Joyce
 - H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1004 JOYCE.

220 ILCS 5/8-403.1 from Ch. 111 2/3, par. 8-403.1

Amends the Public Utilities Act. Makes a technical change in a Section concerning tax credits related to qualified solid waste facilities.

05-02-03 H Filed with the Clerk by Rep. Kevin Joyce

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1005 JOYCE-HOWARD-FRITCHEY-MILLER, COULSON AND FEIGENHOLTZ.

225 ILCS 7/Act rep.
Repeals the Board and Care Home Registration Act.
HOUSE AMENDMENT NO. 1
Deletes reference to:
225 ILCS 7/Act rep.
Adds reference to:
225 ILCS 7/2
225 ILCS 7/2
225 ILCS 7/3
225 ILCS 7/6 new
225 ILCS 7/7 new
210 ILCS 9/160
Deletes eventhing Amends the Board and Care

Deletes everything. Amends the Board and Care Home Registration Act. Changes the definition of "Department" to mean the Department of Public Health (rather than the Department on Aging). Requires the Department to promulgate rules to enforce the provisions of the Act. Prohibits public officials, agents, and employees from placing any person in a board and care home that is not registered and from placing the name of an unregistered establishment on a list of programs. Provides civil penalties. Provides for the transfer of authority under the Act and the transfer of property and records relating to matters under the Act from the Department on Aging to the Department of Public Health. Provides that fees and fines collected under the Act shall be deposited into the Assisted Living and Shared Housing Regulatory Fund be used for the administration of the Board and Care Home Registration Act.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-03 H Filed with the Clerk by Rep. Kevin Joyce

	H First Reading
	H Referred to Rules Committee
05-02-16	
-	5
05-03-08	
05-03-09	
	H House Amendment No. 1 Adopted in Human Services Committee; by
	Voice Vote
	H Do Pass as Amended / Short Debate Human Services Committee; 012-
05 03 10	000-000
05-03-10	8
	H Co-Sponsor Rep. Elizabeth Coulson
05-04-07	
05 04 09	H Placed on Calendar Order of 3rd Reading - Short Debate
05-04-08	
	H Third Reading - Short Debate - Passed 109-000-000
	H Added Chief Co-Sponsor Rep. John A. Fritchey H Added Chief Co-Sponsor Rep. David E. Miller
05-04-11	1 1
03-04-11	S Placed on Calendar Order of First Reading April 12, 2005
	S Chief Senate Sponsor Sen. Louis S. Viverito
05-04-13	S First Reading
05-04-15	S Referred to Rules
05-04-21	S Assigned to Health & Human Services
	S Added as Alternate Chief Co-Sponsor Sen. M. Maggie Crotty
	S Do Pass Health & Human Services: 010-000-000
05-05-05	S Placed on Calendar Order of 2nd Reading May 10, 2005
05-05-10	S Second Reading
00 00 10	S Placed on Calendar Order of 3rd Reading May 11, 2005
05-05-11	S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
	S Added as Alternate Co-Sponsor Sen. Martin A. Sandoval
	S Third Reading - Passed; 058-000-000
	H Passed Both Houses
05-06-09	H Sent to the Governor
05-06-14	H Governor Approved
	H Effective Date January 1, 2006
	H Public Act
06 JOY	/CE.

HB-1006 JOYCE.

40 ILCS 5/5-167.1	from Ch. 108 1/2, par. 5-167.1	
40 ILCS 5/5-167.2	from Ch. 108 1/2, par. 5-167.2	

30 ILCS 805/8.29 new

Amends the Chicago Police Article of the Illinois Pension Code. Compounds the automatic annual increase in retirement annuity. Also increases it to 3%, reduces the minimum age to 55, and removes the 30% maximum increase limitation for all annuitants. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

05-02-03 H Filed with the Clerk by Rep. Kevin Joyce

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1007 MAY-BASSI-COULSON.

220 ILCS 5/13-518

Amends the Public Utilities Act. Requires any telecommunications carrier that maintains a site on the World Wide Web or on the Internet to display on that site certain information concerning residential rates approved by the Illinois Commerce Commission. Requires that the disclosure be clear and conspicuous.

05-02-03 H Filed with the Clerk by Rep. Karen May

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Telecommunications Committee

05-03-03 H Added Chief Co-Sponsor Rep. Suzanne Bassi

H Added Chief Co-Sponsor Rep. Elizabeth Coulson

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

FRITCHEY. HB-1008

750 ILCS 60/101

from Ch. 40, par. 2311-1

Amends the Illinois Domestic Violence Act of 1986. Makes a technical change in the short title Section.

05-02-03 H Filed with the Clerk by Rep. John A. Fritchey

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

JOYCE-MCAULIFFE-BRADLEY, RICHARD-LYONS, JOSEPH-D'AMICO, HB-1009 FRITCHEY AND MILLNER.

40 ILCS 5/5-167.1

from Ch. 108 1/2, par. 5-167.1

30 ILCS 805/8.29 new

Amends the Chicago Police Article of the Illinois Pension Code. Beginning January 1, 2005, extends the 3% annual increase in retirement pensions to persons born in 1950, 1951, 1952, 1953, and 1954. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

- 05-02-03 H Filed with the Clerk by Rep. Kevin Joyce H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-05-28 H Final Action Deadline Extended-9(b) May 31, 2005
 - H Assigned to Personnel and Pensions Committee
 - H Motion to Suspend Rule 25 Prevailed
 - H Do Pass / Short Debate Personnel and Pensions Committee; 003-001-000
 - H Placed on Calendar 2nd Reading Short Debate
- 05-05-29 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-05-30 H Added Chief Co-Sponsor Rep. Michael P. McAuliffe
 - H Added Chief Co-Sponsor Rep. Richard T. Bradley
 - H Added Chief Co-Sponsor Rep. Joseph M. Lyons
 - H Added Chief Co-Sponsor Rep. John D'Amico
 - H Added Co-Sponsor Rep. John A. Fritchey
 - H Third Reading Short Debate Passed 062-053-001
 - S Arrive in Senate
 - S Placed on Calendar Order of First Reading
 - H Added Co-Sponsor Rep. John J. Millner
- 05-10-18 S Chief Senate Sponsor Sen. James A. DeLeo
- 05-10-19 S First Reading
- S Referred to Rules
- 05-10-26 S Assigned to Pensions & Investments
- S Rule 2-10 Third Reading Deadline Extended to December 31, 2005
- 05-10-27 S Added as Alternate Chief Co-Sponsor Sen. Iris Y. Martinez
- 05-11-02 S Do Pass Pensions & Investments; 009-001-000
- S Placed on Calendar Order of 2nd Reading November 3, 2005 05-11-03 S Second Reading
- S Placed on Calendar Order of 3rd Reading November 4, 2005 05-11-04 S Added as Alternate Co-Sponsor Sen. Edward D. Maloney
 - S Third Reading Passed; 048-008-000
 - H Passed Both Houses
- 05-12-02 H Sent to the Governor

HB-1010 JOYCE. 225 ILCS 85/8

40 ILCS 5/5-154.1 30 ILCS 805/8.29 new from Ch. 108 1/2, par. 5-154.1

Amends the Chicago Police Article of the Illinois Pension Code. Provides that the occupational disease disability benefit shall be equal to 65% of the current salary attached from time to time to the rank held by the police officer at the time of his or her removal from the police department payroll (now the greater of 65% of the salary attached to the rank held by the police officer in the police service at the time of his or her removal from the police department payroll or 50% of the current salary attached from time to time to the rank held by the police officer in the police service at the time of his or her removal from the police department payroll or 50% of the current salary attached from time to the rank held by the police officer at the time of his or her removal from the police department payroll). Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

05-02-03 H Filed with the Clerk by Rep. Kevin Joyce

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1011 MULLIGAN-FEIGENHOLTZ.

from Ch. 111, par. 4128

Amends the Pharmacy Practice Act of 1987. Makes a technical change in a Section concerning licensure without examination.

05-02-03 H Filed with the Clerk by Rep. Rosemary Mulligan

H Chief Co-Sponsor Rep. Sara Feigenholtz

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1012 MULLIGAN-FEIGENHOLTZ.

720 ILCS 510/1 from Ch. 38, par. 81-21

Amends the Illinois Abortion Law of 1975. Makes a technical change in a Section concerning legislative intent.

05-02-03 H Filed with the Clerk by Rep. Rosemary Mulligan

H Chief Co-Sponsor Rep. Sara Feigenholtz

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1013 DAVIS, MONIQUE.

105 ILCS 5/2-3.136

Amends the School Code. Under the K-3 class size reduction grant program, provides that if the State Board of Education determines that a school is using funds awarded under the program for purposes not authorized by the program, then the school district shall forfeit an amount of its total State aid allocation that equals the amount of funds used for unauthorized purposes.

05-02-03 H Filed with the Clerk by Rep. Monique D. Davis

- H First Reading
- H Referred to Rules Committee
- 05-02-08 H Assigned to Elementary & Secondary Education Committee
- 05-02-24 H Motion Filed Rep. Monique D. Davis; Table House Bill 1013 Pursuant to Rule 60(b)
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-03-15 H Tabled By Sponsor Rep. Monique D. Davis

HB-1014 COULSON.

310 ILCS 67/20

Amends the Affordable Housing Planning and Appeal Act. Makes a technical change in a Section concerning determinations of exempt local governments.

05-02-03 H Filed with the Clerk by Rep. Elizabeth Coulson

	H First Reading
	H Referred to Rules Committee
05-02-08	H Assigned to Executive Committee
05-03-10	H Rule 19(a) / Re-referred to Rules Committee
HB-1015 BO	LAND.

	6 GL 46 7.16
10 ILCS 5/7-15	from Ch. 46, par. 7-15
10 ILCS 5/12-1	from Ch. 46, par. 12-1
10 ILCS 5/17-9	from Ch. 46, par. 17-9
10 ILCS 5/18-5	from Ch. 46, par. 18-5
10 ILCS 5/Art. 19A heading	g new
10 ILCS 5/19A-5 new	
10 ILCS 5/19A-10 new	
10 ILCS 5/19A-15 new	
10 ILCS 5/19A-20 new	
10 ILCS 5/19A-25 new	
10 ILCS 5/19A-25.5 new	
10 ILCS 5/19A-30 new	
10 ILCS 5/19A-35 new	
10 ILCS 5/19A-40 new	
10 ILCS 5/19A-45 new	
10 ILCS 5/19A-50 new	
10 ILCS 5/19A-55 new	
10 ILCS 5/19A-60 new	
10 ILCS 5/19A-65 new	
10 ILCS 5/19A-70 new	
10 ILCS 5/24A-10	from Ch. 46, par. 24A-10
10 ILCS 5/24A-15.1	from Ch. 46, par. 24A-15.1
10 ILCS 5/24B-10	· -
10 ILCS 5/24B-15.1	
30 ILCS 805/8.29 new	

Amends the Election Code. Allows registered voters to vote by personal appearance during an early voting period. Provides that the early voting period begins on the third Saturday preceding a general primary, consolidated primary, consolidated, or general election and ends on the Friday before the election. Provides for permanent and temporary polling places for early voting. Provides that the election authority must publish a schedule of locations and times for early voting. Sets procedures for the issuance, return, and casting of early ballots. Prohibits advertising or campaigning within 100 feet of a polling place for early voting. Amends the State Mandates Act to require implementation without reimbursement.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

- 05-02-03 H Filed with the Clerk by Rep. Mike Boland
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1016 RITA.

5 ILCS 375/10

from Ch. 127, par. 530

Amends the State Employee Group Insurance Act of 1971. Changes the maximum period in which a State employee on leave of absence to hold an elected union office may continue to pay for insurance coverage from 24 months to 72 months. Effective immediately.

- 05-02-03 H Filed with the Clerk by Rep. Robert Rita
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to State Government Administration Committee
- 05-03-02 H Motion to Suspend Rule 25 Prevailed
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1017 COLVIN-FLOWERS, BAILEY AND DELGADO.

50 ILCS	750/2.12	from	Ch.	134,	par.	32.12

50 ILCS 750/2.21 new

50 ILCS 750/10.1	from Ch. 134, par. 40.1
50 ILCS 750/15.2	from Ch. 134, par. 45.2
50 ILCS 750/15.3	from Ch. 134, par. 45.3
720 ILCS 5/26-2	from Ch. 38, par. 26-2
50 ILCS 750/13 rep.	from Ch. 134, par. 43

Amends the Emergency Telephone System Act. Requires one network connection for each T-1 facility. Defines "high-speed channelized service". Provides no public agency or unit of local government shall be liable, except for wilful or wanton misconduct, in connection with placing out-going emergency calls. Adds high-speed channelized service to the types of service that require 5 surcharges per network. Adds to the Section describing the offense of interference with emergency communication a provision that states that any person who without lawful justification interrupts, prevents or otherwise interferes with a 9-1-1 call is subject to Section 26-2 of the Criminal Code (Class A misdemeanor). Amends the Criminal Code by amending the Section describing the offense of interference with emergency communication adding verbal or physical obstruction of a 9-1-1 call or prevention of an emergency communication to the offense. Adds definition of "report of a crime to a law enforcement agency" and "emergency communication" to the criminal offense. Makes the offense solely a Class A misdemeanor (now, Class A and B for different types of interference). Repeals Section 13 of the Emergency Telephone System Act. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes reference to:

- 50 ILCS 750/2.12
- 50 ILCS 750/2.21 new
- 50 ILCS 750/10.1
- 50 ILCS 750/15.3
- 50 ILCS 750/13 rep.

Deletes everything after the enacting clause. Amends the Emergency Telephone System Act and the Criminal Code of 1961. Provides that it is a Class A misdemeanor to knowingly and without lawful justification interrupt, verbally or physically obstruct, prevent, disrupt, impede, or otherwise interfere with another person in making or completing an emergency communication. Includes in the definition of emergency communication 9-1-1 calls and emergency calls over a radio frequency (rather than communications over a citizens band radio channel). Provides that a violation is a Class A misdemeanor (rather than a Class B misdemeanor if there is no serious bodily injury and no loss of property in excess of \$1,000).

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

- 05-02-03 H Filed with the Clerk by Rep. Marlow H. Colvin
 - H First Reading
 - H Referred to Rules Committee
- 05-02-24 H Assigned to Judiciary I Civil Law Committee
- 05-02-25 H Re-assigned to Judiciary II Criminal Law Committee
- 05-03-03 H House Amendment No. 1 Filed with Clerk by Judiciary II Criminal Law Committee
 - H House Amendment No. 1 Adopted in Judiciary II Criminal Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary II Criminal Law Committee; 015-000-000
 - H Placed on Calendar 2nd Reading Short Debate
 - H Added Co-Sponsor Rep. Patricia Bailey
 - H Added Co-Sponsor Rep. William Delgado
- 05-04-05 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-06 H Third Reading Short Debate Passed 114-000-000
- H Added Chief Co-Sponsor Rep. Mary E. Flowers
- 05-04-07 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 8, 2005
- 05-05-27 S Chief Senate Sponsor Sen. Kirk W. Dillard
- 05-05-28 S First Reading
 - S Referred to Rules

HB-1018 YOUNGE.

215 ILCS 5/155.20

from Ch. 73, par. 767.20

Amends the Illinois Insurance Code. Adds a caption to a Section concerning arbitration of medical malpractice disputes.

05-02-03 H Filed with the Clerk by Rep. Wyvetter H. Younge

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1019 COLVIN-YARBROUGH-KELLY.

625 ILCS 5/11-212

Amends the Illinois Vehicle Code provision regarding a traffic stop statistical study currently in progress. Provides that from January 1, 2006 until December 31, 2007, whenever a State or local law enforcement officer stops a pedestrian on the basis of reasonable suspicion of criminal activity, the officer must record certain information, including the officer's subjective determination of the stopped person's race. Requires law enforcement agencies to collect and transmit the recorded data to the Department of Transportation. Requires the Department to analyze the data for evidence of statistically significant aberrations concerning the race of stopped pedestrians and to make annual reports.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-03 H Filed with the Clerk by Rep. Marlow H. Colvin

H Chief Co-Sponsor Rep. Karen A. Yarbrough

H Chief Co-Sponsor Rep. Robin Kelly

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Judiciary II - Criminal Law Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1020 YOUNGE.

New Act

Re-enacts certain provisions of the East St. Louis Area Development Act as the East St. Louis Area Development Act of 2005. Provides that the East St. Louis Area Development Authority shall exercise authority over the zone regarding specified matters. Provides for operation of the zone. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-03 H Filed with the Clerk by Rep. Wyvetter H. Younge

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1021 YOUNGE.

215 ILCS 5/155.20 from Ch. 73, par. 767.20

Amends the Illinois Insurance Code. Adds a caption to a Section concerning arbitration of medical malpractice disputes.

05-02-03 H Filed with the Clerk by Rep. Wyvetter H. Younge

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1022 YOUNGE.

Appropriates \$3,000,000 from the General Revenue Fund to the Environmental Protection Agency for grants to the City of Venice for sewer repair and construction. Effective July 1, 2005.

05-02-03 H Filed with the Clerk by Rep. Wyvetter H. Younge

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Appropriations-General Services Committee

HB-1023 YOUNGE.

Appropriates \$20,000,000 from the General Revenue Fund to the Department of

Transportation for grants to the City of East St. Louis for street repair and construction. Effective July 1, 2005.

05-02-03 H Filed with the Clerk by Rep. Wyvetter H. Younge

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Appropriations-Public Safety Committee

HB-1024 YOUNGE.

Appropriates \$2,000,000 from the General Revenue Fund to the Department of Transportation for grants to the Village of Brooklyn for street repair and construction. Effective July 1, 2005.

- 05-02-03 H Filed with the Clerk by Rep. Wyvetter H. Younge
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Appropriations-Public Safety Committee

HB-1025 YOUNGE.

Appropriates \$40,000 from the General Revenue Fund to the Department of Transportation for grants to the Village of Alorton for street repair and construction. Effective July 1, 2005.

- 05-02-03 H Filed with the Clerk by Rep. Wyvetter H. Younge
 - H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Appropriations-Public Safety Committee

HB-1026 YOUNGE.

Appropriates \$2,800,000 from the General Revenue Fund to the Environmental Protection Agency for grants to the City of Centreville for sewer repair and construction. Effective July 1, 2005.

05-02-03 H Filed with the Clerk by Rep. Wyvetter H. Younge

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Appropriations-General Services Committee

HB-1027 YOUNGE.

Appropriates \$700,000 from the General Revenue Fund to the Environmental Protection Agency for grants to Madison County for extension of water and sewer services to Eagle Park Acres. Effective July 1, 2005.

- 05-02-03 H Filed with the Clerk by Rep. Wyvetter H. Younge
 - H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Appropriations-General Services Committee

HB-1028 YOUNGE.

Appropriates \$5,000,000 from the General Revenue Fund to the Department of Transportation for grants to the City of Centreville for street repair and construction. Effective July 1, 2005.

- 05-02-03 H Filed with the Clerk by Rep. Wyvetter H. Younge
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Appropriations-Public Safety Committee

HB-1029 YOUNGE.

Appropriates \$2,000,000 from the General Revenue Fund to the Department of Transportation for grants to the Village of Washington Park for street repair and construction. Effective July 1, 2005.

05-02-03 H Filed with the Clerk by Rep. Wyvetter H. Younge

- H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Appropriations-Public Safety Committee

HB-1030 YOUNGE.

Appropriates \$15,000,000 from the General Revenue Fund to the Environmental Protection Agency for grants to the Village of Washington Park for sewer repair and construction. Effective July 1, 2005.

05-02-03 H Filed with the Clerk by Rep. Wyvetter H. Younge

H First Reading

- H Referred to Rules Committee
- 05-02-08 H Assigned to Appropriations-General Services Committee

HB-1031 SAVIANO-YARBROUGH-BELLOCK.

225 ILCS 85/8

from Ch. 111, par. 4128

Amends the Pharmacy Practice Act of 1987. Makes a technical change in a Section concerning licensure without examination.

HOUSE AMENDMENT NO. 2

Deletes reference to: 225 ILCS 85/8

Adds reference to:

Auu	S TETETETICE TO.					
225	ILCS 85/14	from (Ch.	111,	par.	4134
225	ILCS 85/15	from (Ch.	111,	par.	4135
225	ILCS 85/18	from (Ch.	111.	par.	4138

Deletes everything after the enacting clause. Amends the Pharmacy Practice Act of 1987. Adds a Division VI license for pharmacies that provide pharmacy services to patients of institutions serviced by pharmacies with a Division II or Division III license, without using their own supply of drugs. Provides that the structural, equipment, and record retention requirements for a Division VI pharmacy shall be set by rule. Effective immediately.

	H Filed with the Clerk by Rep. Angelo Saviano
00-02-00	H First Reading
	H Referred to Rules Committee
05 07 09	
	H Assigned to Executive Committee
05-03-03	H Chief Sponsor Changed to Rep. Michael J. Madigan
	H Added Chief Co-Sponsor Rep. Angelo Saviano
	H Do Pass / Short Debate Executive Committee; 013-000-000
05-03-10	H Placed on Calendar 2nd Reading - Short Debate
	H Added Chief Co-Sponsor Rep. Karen A. Yarbrough
05-04-05	H House Amendment No. 1 Filed with Clerk by Rep. Angelo Saviano
	H House Amendment No. 1 Referred to Rules Committee
05-04-08	H Second Reading - Short Debate
	H Held on Calendar Order of Second Reading - Short Debate
05-04-11	H House Amendment No. 2 Filed with Clerk by Rep. Angelo Saviano
	H House Amendment No. 2 Referred to Rules Committee
05-04-12	H House Amendment No. 2 Rules Refers to Registration and Regulation
	Committee
05-04-13	H House Amendment No. 2 Recommends Be Adopted Registration and
	Regulation Committee; 018-000-000
	H Added Chief Co-Sponsor Rep. Patricia R. Bellock
	H Chief Sponsor Changed to Rep. Angelo Saviano
	H Remove Chief Co-Sponsor Rep. Angelo Saviano
05-04-14	H House Amendment No. 2 Adopted by Voice Vote
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-04-15	H Third Reading - Standard Debate - Passed 109-004-000
	H House Amendment No. 1 Tabled Pursuant to Rule 40(a)
05-04-19	S Arrive in Senate
	S Placed on Calendar Order of First Reading April 20, 2005
	S Chief Senate Sponsor Sen. Antonio Munoz
	S First Reading
	S Referred to Rules
05-04-20	S Added as Alternate Chief Co-Sponsor Sen. Kirk W. Dillard
	S Assigned to Licensed Activities
05-05-05	0
	S Placed on Calendar Order of 2nd Reading May 10, 2005
05-05-10	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 11, 2005

S Placed on Calendar Order of 3rd Reading May 11, 2005

- 05-05-11 S Third Reading Passed; 058-000-000 H Passed Both Houses 05-06-09 H Sent to the Governor 05-06-29 H Governor Approved
 - H Effective Date June 28, 2005

H Public Act 94-0084

HB-1032 SAVIANO.

65 ILCS 5/8-11-1.10 new

Amends the Illinois Municipal Code. Provides that municipal use and occupation taxes imposed on on the sale and installation of carpet shall be imposed on the selling price of the carpet regardless of whether the carpet is installed by using tacks, staples, tacking strips, or glue.

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

05-02-03 H Filed with the Clerk by Rep. Angelo Saviano

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Local Government Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1033 ROSE.

750 ILCS 5/602

from Ch. 40, par. 602

Amends the Illinois Marriage and Dissolution of Marriage Act. Requires the court to consider whether one of the parents is a sex offender in determining the best interest of the child for custody and visitation purposes.

- 05-02-03 H Filed with the Clerk by Rep. Chapin Rose
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Judiciary I Civil Law Committee

05-02-10 H Re-assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1034 BLACK-MATHIAS-FROEHLICH, PARKE, POE, BRAUER, BOST, MOFFITT, MITCHELL, JERRY, LEITCH, BOLAND AND SMITH.

40 ILCS 5/16-133.2

from Ch. 108 1/2, par. 16-133.2

30 ILCS 805/8.29 new

Amends the Downstate Teachers Article of the Illinois Pension Code. Extends the deadline for application for early retirement without discount from June 30, 2005 to June 30, 2010. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

STATE MANDATES FISCAL NOTE (Illinois State Board of Education)

The text of the bill includes an exemption from the State Mandates Act. While the costs would increase ISBE does not have data available to provide a reliable estimate of the increase in costs.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

05-02-03 H Filed with the Clerk by Rep. William B. Black

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

H Added Chief Co-Sponsor Rep. Sidney H. Mathias

H Added Co-Sponsor Rep. Terry R. Parke

H Added Chief Co-Sponsor Rep. Paul D. Froehlich

H Added Co-Sponsor Rep. Raymond Poe

- H Added Co-Sponsor Rep. Rich Brauer
- H Added Co-Sponsor Rep. Mike Bost
- H Added Co-Sponsor Rep. Donald L. Moffitt
- 05-03-02 H Motion Filed Rep. William B. Black; Table House Bill 1034 Pursuant to Rule 60(b)
- 05-03-03 H Motion Prevailed
 - H Tabled By Sponsor Rep. William B. Black
- 05-03-17 H Added Co-Sponsor Rep. Jerry L. Mitchell

H Added Co-Sponsor Rep. David R. Leitch

H Added Co-Sponsor Rep. Mike Boland

H Added Co-Sponsor Rep. Michael K. Smith

05-04-11 H State Mandates Fiscal Note Filed

HB-1035 MEYER-MATHIAS-ROSE AND YARBROUGH.

35 ILCS 200/14-20

35 ILCS 200/15-172

30 ILCS 805/8.29 new

Amends the Property Tax Code. Includes disabled persons within the provisions granting an assessment freeze homestead exemption to senior citizens. Changes the name to the Senior Citizens and 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.

STATE MANDATES FISCAL NOTE (Illinois State Board of Education)

The text of the bill includes an exemption from the State Mandates Act. ISBE does not have data regarding the numbers of property values of "disabled persons" who would become eligible for the exemption. It is therefore impossible to accurately estimate the increase in cost. While the administrative load would increase because of additional exemptions the increase should be negligible. The impact on State Aid in subsequent years could be considerable.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability; Mandate

- 05-02-03 H Filed with the Clerk by Rep. James H. Meyer
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Revenue Committee
- H Added Chief Co-Sponsor Rep. Sidney H. Mathias
- 05-03-01 H Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-03 H Recommends Be Adopted Sub-committee/ Revenue Committee; 001-002-000; Lost
 - H Remains in Revenue Committee
 - H Added Chief Co-Sponsor Rep. Chapin Rose
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-04-11 H State Mandates Fiscal Note Filed

HB-1036 NEKRITZ-MUNSON-FROEHLICH-RYG-MATHIAS, CHAPA LAVIA, DAVIS, WILLIAM AND MULLIGAN.

- 210 ILCS 115/9.3 from Ch. 111 1/2, par. 719.3
- 210 ILCS 115/9.9 from Ch. 111 1/2, par. 719.9
- 210 ILCS 115/9.10 from Ch. 111 1/2, par. 719.10

Amends the Mobile Home Park Act. Provides that there must be an open space of 3 meters (10 feet) side-to-side, 2.4 meters (8 feet) end-to-side, or 1.8 meters (6 feet) end-to-end horizontally between mobile homes or community buildings, unless the exposed composite walls and roof of either structure are without openings and constructed of materials that will provide a one-hour fire resistance rating or the structures are separated by a one-hour fire-rated barrier (instead of requiring an open space of at least 10 feet adjacent to the sides and at least 5 feet adjacent to the ends of every mobile home). Provides that whenever an owner of a mobile home or a manager, agent, or representative from a mobile home community enlarges or expands a concrete pad used to support a mobile home, installs a new mobile home, or replaces an existing mobile home on or after the effective date of this amendatory Act, that change shall be deemed to be a new site and is subject to the setback requirements imposed by this amendatory Act. Provides that the space under a manufactured home may not be used for the storage of combustible materials or for the storage or placement of flammable liquids, gases, or liquid-fuel-powered or gas-fuel-powered equipment. Provides that porches and other specified structures must be constructed of materials that do not support combustion (instead of materials specified by regulations). Provides that accessory buildings or sheds that are constructed of materials that do not support combustion shall be not less than 0.9 meters (3 feet) from a mobile home. Effective immediately,

05-02-03 H Filed with the Clerk by Rep. Elaine Nekritz

H Chief Co-Sponsor Rep. Ruth Munson

- H Chief Co-Sponsor Rep. Paul D. Froehlich
- H Chief Co-Sponsor Rep. Kathleen A. Ryg
- H Chief Co-Sponsor Rep. Sidney H. Mathias
 - H Co-Sponsor Rep. Linda Chapa LaVia
- H Co-Sponsor Rep. William Davis
 - H First Reading
- H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-02-24 H Added Co-Sponsor Rep. Rosemary Mulligan
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1037 GORDON-JAKOBSSON AND YARBROUGH.

from Ch. 122, par. 2-3.64

Amends the School Code. Provides that beginning no later than the 2005-2006 school year, the State Board of Education shall annually test all pupils enrolled in the 3rd, 4th, 6th, and 8th grades in writing and all pupils enrolled in the 5th and 8th grades in the social sciences. Provides that the Prairie State Achievement Examination shall measure student performance in writing and the social sciences. Effective July 1, 2005.

HOUSE AMENDMENT NO. 1

105 ILCS 5/2-3.64

Provides that the new testing is subject to appropriation.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-03 H Filed with the Clerk by Rep. Careen M Gordon H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Elementary & Secondary Education Committee
 - H Added Chief Co-Sponsor Rep. Paul D. Froehlich
- 05-02-23 H Remove Chief Co-Sponsor Rep. Paul D. Froehlich
- 05-03-02 H House Amendment No. 1 Filed with Clerk by Elementary & Secondary Education Committee
 - H House Amendment No. 1 Adopted in Elementary & Secondary Education Committee; by Voice Vote
 - H Motion Do Pass as Amended Lost Elementary & Secondary Education Committee; 009-000-006
 - H Remains in Elementary & Secondary Education Committee
- 05-03-03 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-04-13 H Added Chief Co-Sponsor Rep. Naomi D. Jakobsson

HB-1038 FLIDER-BRADY-BEISER-PHELPS-BIGGINS, MOLARO, YARBROUGH, DUGAN, JOYCE, FROEHLICH, GORDON, BURKE, WASHINGTON, D'AMICO, VERSCHOORE, JAKOBSSON, SMITH, BRADLEY, JOHN, JEFFERSON AND RYG.

5 ILCS 120/1.02	from Ch. 102, par. 41.02
5 ILCS 120/2.02	from Ch. 102, par. 42.02
5 ILCS 120/2.05	from Ch. 102, par. 42.05
5 ILCS 120/2.06	from Ch. 102, par. 42.06
5 ILCS 120/7 new	· •

Amends the Open Meetings Act. Redefines "meeting" to include gatherings, whether in person or by telephone call, electronic means, or other means of contemporaneous interactive communication, of a majority of a quorum of the members of a public body held for the purpose of discussing public business (now, a gathering of a majority of a quorum of the members of a public body held for the purpose of discussing public business (now, a gathering of a majority of a quorum of the members of a public body held for the purpose of discussing public business). Provides that if a majority of a quorum of the members of a public body are physically present at a meeting, then a majority of a quorum may allow a member of that body to attend a meeting by other means, subject to certain limitations. Defines "other means" as by telephone call, electronic means, or other means of contemporaneous interactive communication. Provides that a quorum of the members must be physically present for the public body to vote on the issuance of bonds. Provides that transmissions by other means made during a meeting by a member who is in attendance shall be made available to the public contemporaneously with the transmission and in such a manner or format that the public body to adopt rules concerning attendance at

meetings by electronic means. Requires the agenda to disclose all locations at which members of the public may attend a meeting at which one or more members are present by a means other than physical presence. Requires the physical presence of the person testifying in any contested case, as defined in the Illinois Administrative Procedure Act, unless all parties waive the requirement of physical presence. Requires minutes of all public bodies to reflect whether members were physically present or present by other means. Makes other changes.

HOUSE AMENDMENT NO. 1

Adds reference to: 5 ILCS 120/2.01

from Ch. 102, par. 42.01

Deletes everything after the enacting clause. Amends the Open Meetings Act. Redefines a "meeting" to include gatherings, whether in person or by telephone call, video or audio conference, electronic means (such as e-mail, chat, and instant messaging), or other means of interactive communication, of a majority of a quorum of the members of a public body held for the purpose of discussing public business (now, a gathering of a majority of a quorum of the members of a public body held for the purpose of discussing public business (now, a gathering of a majority of a quorum of the members of a public body held for the purpose of discussing public business). Requires that the number of public body members necessary to constitute a quorum must be physically present at a meeting and that members in excess of the number required for a quorum may participate by means of a video or audio conference. If a member attends by video or audio conference. Updates references to Code of Civil Procedure citations. Specifies the conditions under which a public body member not necessary for a quorum may attend a meeting by other than physical presence and permits public bodies to adopt additional provisions by rule.

HOUSE AMENDMENT NO. 6

Adds reference to: 415 ILCS 5/5

from Ch. 111 1/2, par. 1005

Deletes everything after the enacting clause. Reinserts the provisions of House Amendment No. 1 with the following changes: Requires the physical presence of a quorum at an open meeting (now, a meeting) and exempts from this requirement State advisory boards or bodies not authorized to make binding recommendations or determinations or to take other substantive action. Permits those boards and bodies to adopt procedures for members to attend meetings by audio or video conference. Amends the Environmental Protection Act. When there is no vacancy, sets the quorum of the Pollution Control Board at 3, (now, 4) members.

05-02-03 H Filed with the Clerk by Rep. Robert F. Flider

H First Reading

	H Referred to Rules Committee
05-02-08	H Assigned to Executive Committee

05-02-08	H Assigned to Executive Committee
05-02-16	H Added Chief Co-Sponsor Rep. Dan Brady
	H Added Chief Co-Sponsor Rep. Daniel V. Beiser
	H Added Chief Co-Sponsor Rep. Brandon W. Phelps
05-03-02	H Added Co-Sponsor Rep. Karen A. Yarbrough
05-03-09	H Added Co-Sponsor Rep. Lisa M. Dugan
05-03-10	H Added Co-Sponsor Rep. Kevin Joyce
	H Added Co-Sponsor Rep. Paul D. Froehlich
	H Added Co-Sponsor Rep. Careen M Gordon
	H Committee Deadline Extended-Rule 9(b) March 17, 2005
05-03-15	H Added Co-Sponsor Rep. Daniel J. Burke
05-03-16	H House Amendment No. 1 Filed with Clerk by Executive Committee
	H House Amendment No. 1 Adopted in Executive Committee; by Voice Vote
	H Do Pass as Amended / Short Debate Executive Committee; 012-000-000
	H Placed on Calendar 2nd Reading - Short Debate
	H Added Co-Sponsor Rep. Eddie Washington
	H Added Co-Sponsor Rep. John D'Amico
05-03-17	H Added Co-Sponsor Rep. Patrick J Verschoore
	H Added Co-Sponsor Rep. Naomi D. Jakobsson
	H Added Co-Sponsor Rep. Michael K. Smith
	H Added Co-Sponsor Rep. John E. Bradley
	H Added Co-Sponsor Rep. Charles E. Jefferson
05-03-22	H Added Chief Co-Sponsor Rep. Bob Biggins
	H Added Co-Sponsor Rep. Robert S. Molaro
05-04-05	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate

- 05-04-06 H Recalled to Second Reading Short Debate H Held on Calendar Order of Second Reading - Short Debate H House Amendment No. 2 Filed with Clerk by Rep. Robert F. Flider H House Amendment No. 2 Referred to Rules Committee 05-04-08 H House Amendment No. 3 Filed with Clerk by Rep. Robert F. Flider H House Amendment No. 3 Referred to Rules Committee 05-04-11 H House Amendment No. 3 Recommends Be Adopted Rules Committee; 003-000-000 H House Amendment No. 4 Filed with Clerk by Rep. Robert F. Flider H House Amendment No. 4 Referred to Rules Committee H House Amendment No. 5 Filed with Clerk by Rep. Robert F. Flider H House Amendment No. 5 Referred to Rules Committee H Added Co-Sponsor Rep. Kathleen A. Ryg 05-04-15 H Rule 19(a) / Re-referred to Rules Committee 05-05-16 H Committee/Final Action Deadline Extended-9(b) May 31, 2005 H Approved for Consideration Rules Committee; 003-001-000 H Placed on Calendar 2nd Reading - Short Debate 05-05-17 H House Amendment No. 6 Filed with Clerk by Rep. Robert F. Flider H House Amendment No. 6 Referred to Rules Committee H House Amendment No. 6 Rules Refers to State Government Administration Committee 05-05-18 H House Amendment No. 6 Recommends Be Adopted State Government Administration Committee; 009-000-000 05-05-19 H State Mandates Fiscal Note Requested by Rep. William B. Black; As Amended by HA 6 H Second Reading - Short Debate H House Amendment No. 3 Withdrawn by Rep. Robert F. Flider H House Amendment No. 6 Adopted by Voice Vote H Held on Calendar Order of Second Reading - Short Debate H State Mandates Fiscal Note Requested - Withdrawn by Rep. William B. Black; As Amended by HA 6 H Placed on Calendar Order of 3rd Reading - Short Debate 05-05-20 H Third Reading - Short Debate - Passed 113-000-000 H House Amendment No. 2 Tabled Pursuant to Rule 40(a) H House Amendment No. 4 Tabled Pursuant to Rule 40(a) H House Amendment No. 5 Tabled Pursuant to Rule 40(a) S Arrive in Senate S Placed on Calendar Order of First Reading May 23, 2005 S Chief Senate Sponsor Sen. John J. Cullerton 05-05-23 S First Reading S Referred to Rules 05-05-24 S Added as Alternate Chief Co-Sponsor Sen. Don Harmon S Added as Alternate Chief Co-Sponsor Sen. Dale A. Righter S Added as Alternate Chief Co-Sponsor Sen. Christine Radogno 05-05-25 S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins 05-05-26 S Added as Alternate Co-Sponsor Sen. John M. Sullivan S Assigned to Executive S Committee/3rd Reading Deadline Extended-Rule 2-10, Committee Deadline extended to May 31, 2005, Third Reading Deadline extended to December 31, 2005. S Waive Posting Notice S Added as Alternate Co-Sponsor Sen. Susan Garrett S Added as Alternate Co-Sponsor Sen. Dave Sullivan S Added as Alternate Co-Sponsor Sen. Kirk W. Dillard S Do Pass Executive; 011-000-000 S Placed on Calendar Order of 2nd Reading May 27, 2005 05-05-27 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. John J. Cullerton S Senate Floor Amendment No. 1 Referred to Rules S Added as Alternate Co-Sponsor Sen. Pamela J. Althoff
- 05-05-28 S Senate Floor Amendment No. 1 Rules Refers to Executive

S Senate Floor Amendment No. 1 Postponed - Executive

05-07-01 S Pursuant to Senate Rule 3-9(b) / Referred to Rules

S Senate Floor Amendment No. 1 Referred to Rules; 3-9(b)

HB-1039 BROSNAHAN-FROEHLICH-MILLER-JOYCE, YARBROUGH, BRADLEY, RICHARD, LYONS, JOSEPH, DELGADO, COLVIN, FRANKS AND CHAPA LAVIA.

720 ILCS 5/24-1.7 new 730 ILCS 5/3-6-3

from Ch. 38, par. 1003-6-3

Amends the Criminal Code of 1961. Creates the offense of being an armed habitual criminal. Provides that a person commits the offense of being an armed habitual criminal if he or she receives, sells, possesses, or transfers any firearm after having been convicted a total of 3 or more times of any of the following offenses: first degree murder; aggravated battery; aggravated battery with a firearm; unlawful use of a weapon by a felon; robbery; armed robbery; residential burglary; home invasion; vehicular hijacking; gurrunning; intimidation; armed violence; criminal sexual assault; aggravated criminal sexual assault; predatory criminal sexual assault of a child; aggravated domestic battery; or any violation of the Illinois Controlled Substances Act or the Cannabis Control Act that is punishable as a Class 3 felony or higher. Provides that a violation is a Class X felony. Amends the Unified Code of Corrections. Provides that a prisoner serving a sentence for being an armed habitual criminal shall receive no more than 4.5 days of good conduct credit for each month of his or her sentence of imprisonment. Effective immediately.

HOUSE AMENDMENT NO. 1

Changes the definition of armed habitual criminal.

CORRECTIONAL NOTE (Dept of Corrections)

Corrections population impact of 1,476 inmates and a fiscal impact of \$249,472,900 over a ten year period.

CORRECTIONAL NOTE (H-AMI) (Dept of Corrections)

Corrections population impact of 2,133 inmates and a fiscal impact of \$360,945,600 over a ten year period.

FISCAL NOTE (Dept of Corrections)

Corrections population impact of 1,476 inmates and a fiscal impact of \$249,472,900 over a ten year period.

FISCAL NOTE (H-AM1) (Dept of Corrections)

Corrections population impact of 2,133 inmates and a fiscal impact of \$360,945,600 over a ten year period.

NOTE(S) THAT MAY APPLY: Correctional

05-02-03 H Filed with the Clerk by Rep. James D. Brosnahan

H First Reading

- H Referred to Rules Committee
- 05-02-08 H Assigned to Judiciary II Criminal Law Committee
 - H Added Chief Co-Sponsor Rep. Paul D. Froehlich
- 05-03-02 H Fiscal Note Requested by Rep. William B. Black
 - H Correctional Note Requested by Rep. William B. Black
- 05-03-03 H House Amendment No. 1 Filed with Clerk by Judiciary II Criminal Law Committee
 - H House Amendment No. 1 Adopted in Judiciary II Criminal Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary II Criminal Law Committee; 016-000-000
 - H Placed on Calendar 2nd Reading Short Debate
- 05-03-07 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-04-07 H Correctional Note Filed As Amended by HA 1
 - H Correctional Note Filed
 - H Fiscal Note Filed As Amended by HA 1
 - H Fiscal Note Filed
- 05-04-08 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-11 H Removed from Short Debate Status Rep. James D. Brosnahan
 - H Calendar Order of 3rd Reading Standard Debate
 - H Third Reading Standard Debate Passed 110-000-001

H Added Chief Co-Sponsor Rep. David E. Miller H Added Chief Co-Sponsor Rep. Kevin Joyce H Added Co-Sponsor Rep. Richard T. Bradley H Added Co-Sponsor Rep. Joseph M. Lyons H Added Co-Sponsor Rep. William Delgado H Added Co-Sponsor Rep. Marlow H. Colvin H Added Co-Sponsor Rep. Jack D. Franks H Added Co-Sponsor Rep. Linda Chapa LaVia S Arrive in Senate S Placed on Calendar Order of First Reading April 12, 2005 S Chief Senate Sponsor Sen. Martin A. Sandoval 05-04-12 S Added as Alternate Chief Co-Sponsor Sen. George P. Shadid S Added as Alternate Chief Co-Sponsor Sen. James A. DeLeo 05-04-13 S First Reading S Referred to Rules 05-04-21 S Assigned to Judiciary 05-05-05 S Do Pass Judiciary; 010-000-000 S Placed on Calendar Order of 2nd Reading May 10, 2005 05-05-11 S Second Reading S Placed on Calendar Order of 3rd Reading May 12, 2005 05-05-18 S Added as Alternate Chief Co-Sponsor Sen. Edward D. Maloney S Third Reading - Passed; 056-000-000 H Passed Both Houses 05-06-16 H Sent to the Governor 05-08-02 H Governor Approved H Effective Date August 2, 2005

HB-1040 FRANKS.

765 ILCS 935/1

Amends the Mortgage Certificate of Release Act. Makes a technical change in the Section concerning the short title.

- 05-02-03 H Filed with the Clerk by Rep. Jack D. Franks
 - H First Reading
 - H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1041 FRANKS-TRYON-SULLIVAN-MILLNER-PIHOS, CHAPA LAVIA, MENDOZA AND REITZ.

35 ILCS 200/18-125

Amends the Property Tax Code. Provides that the ballot question concerning increasing or decreasing a rate limit shall include the purpose for the rate change and shall reference the resolution of the taxing district adopting the rate change. Provides that the ballot shall have printed thereon, but not as part of the proposition submitted, an estimate of the approximate amount to be levied upon a residence in the taxing district with a market value of \$100,000 under the current rate and under the proposed rate. Effective immediately.

SENATE COMMITTEE AMENDMENT NO. 1

Deletes reference to:

35 ILCS 200/18-125

Adds reference to:

35 ILCS 200/18-245

Deletes everything after the enacting clause. Amends the Property Tax Extension Limitation Law in the Property Tax Code. Makes a technical change in a Section authorizing the Department of Revenue to adopt rules.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

05-02-03 H Filed with the Clerk by Rep. Jack D. Franks

- H First Reading
- H Referred to Rules Committee
- 05-02-08 H Assigned to Revenue Committee
- 05-02-25 H Recommends Be Adopted Sub-committee/ Revenue Committee; 003-000-

	000
	H Remains in Revenue Committee
	H Added Chief Co-Sponsor Rep. Michael Tryon
	H Added Chief Co-Sponsor Rep. Ed Sullivan, Jr.
05-03-03	H Do Pass / Short Debate Revenue Committee; 012-000-000
	H Placed on Calendar 2nd Reading - Short Debate
05-03-15	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-03-17	H Added Co-Sponsor Rep. Linda Chapa LaVia
	H Added Co-Sponsor Rep. Susana A Mendoza
05-04-05	H Third Reading - Short Debate - Passed 110-000-000
	H Added Chief Co-Sponsor Rep. John J. Millner
	H Added Co-Sponsor Rep. Dan Reitz
	H Added Chief Co-Sponsor Rep. Sandra M. Pihos
05-04-06	S Arrive in Senate
	S Placed on Calendar Order of First Reading April 7, 2005
	S Chief Senate Sponsor Sen. Pamela J. Althoff
05-04-11	S First Reading
	S Referred to Rules
	S Assigned to Revenue
05-04-21	S Postponed - Revenue
	S Added as Alternate Chief Co-Sponsor Sen. Chris Lauzen
05-05-04	S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Don
	Harmon S Senate Committee Amendment No. 1 Referred to Rules
	S Senate Committee Amendment No. 1 Referred to Rules
	S Senate Committee Amendment No. 1 Adopted
05-05-05	
05-05-05	S Placed on Calendar Order of 2nd Reading May 10, 2005
05-05-16	S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Don Harmon
05 05 10	S Senate Floor Amendment No. 2 Referred to Rules
	S Senate Floor Amendment No. 2 Rules Refers to Revenue
05-05-18	S Senate Floor Amendment No. 2 Postponed - Revenue
	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 20, 2005
05-07-01	S Pursuant to Senate Rule 3-9(b) / Referred to Rules
	S Senate Floor Amendment No. 2 Referred to Rules; 3-9(b)

HB-1042 FRANKS.

40 ILCS 5/16-143

from Ch. 108 1/2, par. 16-143

Amends the Downstate Teacher Article of the Illinois Pension Code. Provides that an eligible child may continue to receive benefits until age 23 (was, age 22) if he or she is a full-time student. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

- 05-02-03 H Filed with the Clerk by Rep. Jack D. Franks
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1043 FRANKS.

70	ILCS 410/5	from Ch. 96 1/2, par. 710)5

70 ILCS 410/6 from Ch. 96 1/2, par. 7106

Amends the Conservation District Act. Provides that in counties adjacent to a county with more than 3,000,000 inhabitants, by resolution of the county board or boards or by petition signed by 5% of the voters who voted in the county in the last gubernatorial election, a proposal to elect or appoint a 5 or 7 member board of trustees chosen at large or from single member subdistricts of the conservation district shall be submitted to the voters at the next general election. Provides transition procedures if the proposition is approved by a majority of the voters in the district. Provides that the trustees shall be elected on a nonpartisan basis at a consolidated election. Makes other provisions such as, length of initial terms in office and, if more than one county is involved, division of trustees among counties based upon population sizes of the counties. Effective immediately.

- 05-02-03 H Filed with the Clerk by Rep. Jack D. Franks H First Reading H Referred to Rules Committee
- 05-02-08 H Assigned to Elections & Campaign Reform Committee
- 05-02-16 H Do Pass / Short Debate Elections & Campaign Reform Committee; 005-000-000
- 05-02-17 H Placed on Calendar 2nd Reading Short Debate
- 05-02-18 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-24 H Third Reading Short Debate Passed 114-000-000
- 05-02-25 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 1, 2005
- 05-03-08 S Chief Senate Sponsor Sen. Pamela J. Althoff
- 05-03-09 S First Reading
 - S Referred to Rules

HB-1044 FLOWERS-FRANKS-VERSCHOORE-MCGUIRE-PATTERSON.

New Act

Creates the Public Health Program Beneficiary Employer Disclosure Act. Provides that an applicant for benefits under Medicaid or the Children's Health Insurance Program, or a person requesting uncompensated care in a hospital, must identify the employer or employers of the proposed beneficiary of the health care benefits provided under that program. Requires the Department of Public Aid to submit to the General Assembly an annual report, beginning in 2007, identifying all such identified employers who employ 25 or more public health program beneficiaries. Provides for public access to the report.

FISCAL NOTE (Department of Public Aid)

House Bill 1044 has a minimal administrative impact.

STATE MANDATES FISCAL NOTE (Department of Commerce and Economic Opportunity)

In the opinion of the Department of Commerce and Economic Opportunity, House Bill 1044 does not create a State mandate under the State Mandates Act.

HOUSE AMENDMENT NO. 2

Replaces the provisions concerning the reporting of employer-provided health insurance information. Provides that the Department of Public Aid or its successor agency, in collaboration with the Department of Human Services and the Department of Financial and Professional Regulation (instead of only the Department of Public Aid), shall annually prepare a public health access program beneficiary employer report to be submitted to the General Assembly, Requires the reporting of information for each employer who has more than 100 employees and 50 or more public health access beneficiaries (instead of 25 or more public health program beneficiaries). Specifies the information to be included in the report, adding information concerning health insurance benefits offered by the employer. Requires the reports to be submitted by October 1, 2006 (instead of March 1, 2007) and annually thereafter.

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

House Bill 1044 has a minimal administrative impact.

FISCAL NOTE (H-AM 2) (Dept. of Public Aid)

House Bill 1044 has a minimal administrative impact.

STATE MANDATES FISCAL NOTE (H-AM 1) (Dept. of Commerce & Economic Opportunity)

Does not create a state mandate under the State Mandates Act.

JUDICIAL NOTE (H-AM 2) (Admin. Office of the Illinois Courts)

Would neither increase nor decrease the number of judges needed in the state.

HOME RULE NOTE (H-AM 2) (Dept. of Commerce & Economic Opportunity)

Does not pre-empt home rule authority.

STATE MANDATES FISCAL NOTE (H-AM 2) (Dept. of Commerce & Economic Opportunity)

Does not create a state mandate under the State Mandate Act.

HOUSING AFFORDABILITY IMPACT NOTE (H-AM 1) (Housing Development Authority)

No fiscal effect on a single-family residence. HOUSING AFFORDABILITY IMPACT NOTE (H-AM 2) (Housing Development Authority) No fiscal effect on a single-family residence. BALANCED BUDGET NOTE (Gov. Office of Management & Budget) Department of Public Aid believes that it would experience minimal administrative costs associated with collecting and reporting the required data. BALANCED BUDGET NOTE (H-AM 2)(Gov. Office of Management & Budget) Department of Public Aid believes that it would experience minimal administrative costs associated with collecting and reporting the required data. 05-02-03 H Filed with the Clerk by Rep. Mary E. Flowers H First Reading H Referred to Rules Committee 05-02-08 H Assigned to Human Services Committee 05-02-24 H Do Pass / Standard Debate Human Services Committee; 007-002-002 05-02-25 H Placed on Calendar 2nd Reading - Standard Debate H Fiscal Note Requested by Rep. William B. Black 05-03-08 H Fiscal Note Filed 05-03-09 H State Mandates Fiscal Note Requested by Rep. Terry R. Parke 05-03-16 H State Mandates Fiscal Note Filed 05-03-17 H Added Chief Co-Sponsor Rep. Jack D. Franks 05-04-06 H Added Chief Co-Sponsor Rep. Patrick J Verschoore H Added Chief Co-Sponsor Rep. Jack McGuire H Added Chief Co-Sponsor Rep. Milton Patterson 05-04-08 H Second Reading - Short Debate H Held on Calendar Order of Second Reading - Short Debate H House Amendment No. 1 Filed with Clerk by Rep. Mary E. Flowers H House Amendment No. 1 Referred to Rules Committee 05-04-11 H House Amendment No. 1 Rules Refers to Human Services Committee H House Amendment No. 1 Recommends Be Adopted - Lost Human Services Committee; 006-002-000 05-04-12 H Fiscal Note Requested by Rep. William B. Black; As Amended by HA 1 H State Mandates Fiscal Note Requested by Rep. William B. Black; As Amended by HA 1 H Housing Affordability Impact Note Requested by Rep. William B. Black; As Amended by HA 1 H House Amendment No. 2 Filed with Clerk by Rep. Mary E. Flowers H House Amendment No. 2 Referred to Rules Committee 05-04-13 H Fiscal Note Filed As Amended by HA 2 H Fiscal Note Filed As Amended by HA 1 H House Amendment No. 2 Rules Refers to Human Services Committee H State Mandates Fiscal Note Requested by Rep. William B. Black; As Amended by HA 2 H Balanced Budget Note Requested by Rep. William B. Black; As Amended by HA 2 H Home Rule Note Requested by Rep. William B. Black: As Amended by HA 2 H Judicial Note Requested by Rep. William B. Black; As Amended by HA 05-04-14 H House Amendment No. 2 Recommends Be Adopted Human Services Committee; 007-004-000 H State Mandates Fiscal Note Filed As Amended by HA 1 H Judicial Note Filed As Amended by HA 2 H Home Rule Note Filed As Amended by HA 2 H State Mandates Fiscal Note Filed As Amended by HA 2 H House Amendment No. 2 Adopted by Voice Vote H Held on Calendar Order of Second Reading - Short Debate 05-04-15 H Housing Affordability Impact Note Filed As Amended by HA 1 H Housing Affordability Impact Note Filed As Amended by HA 2 H Balanced Budget Note Filed H Balanced Budget Note Filed As Amended by HA 2

H Placed on Calendar Order of 3rd Reading - Standard Debate H Third Reading - Standard Debate - Lost 041-062-001

FLOWERS-DAVIS, WILLIAM-GRAHAM-RYG, YARBROUGH, KELLY AND HB-1045 SOTO.

815 ILCS 505/2VV new

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that any person who receives a telephone call from, or places a telephone call to, a customer sales call center or a customer service call center, upon request, has the right to: (1) know the identification of the city, state, and country where the customer service employee is located; (2) know the name or registered alias of the customer services employee; (3) know the name of the employer of the person with whom the person is speaking; and (4) speak to a qualified employee of the company or government agency the person is doing business with. Provides that a person who receives a telephone call from, or places a telephone call to, a customer sales call center or a customer service call center shall not have his or her financial, credit, or identifying information sent to any foreign country without express written permission.

- 05-02-03 H Filed with the Clerk by Rep. Mary E. Flowers
 - H First Reading
 - H'Referred to Rules Committee
- 05-02-08 H Assigned to Consumer Protection Committee
- 05-02-10 H Added Chief Co-Sponsor Rep. William Davis 05-03-02 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-10 H Added Chief Co-Sponsor Rep. Deborah L. Graham
 - H Added Co-Sponsor Rep. Robin Kelly
 - H Motion Filed Rep. Mary E. Flowers; Table House Bill 1045 Pursuant to Rule 60(b)
 - H Rule 19(a) / Re-referred to Rules Committee
- 05-03-15 H Tabled By Sponsor Rep. Mary E. Flowers
- 05-03-16 H Added Chief Co-Sponsor Rep. Kathleen A. Ryg
- 05-04-11 H Added Co-Sponsor Rep. Cynthia Soto

FLOWERS. HB-1046

New Act

- 210 ILCS 85/7 225 ILCS 85/30
- from Ch. 111 1/2, par. 148 from Ch. 111, par. 4150

Creates the Use and Sale of Retractable Needles Act. Provides that hospitals may use and pharmacies may sell only retractable needles. Makes violation a ground for discipline under the Hospital Licensing Act and the Pharmacy Practice Act of 1987. Amends the disciplinary provisions of those Acts to add violation of the Use and Sale of Retractable Needles Act.

- 05-02-03 H Filed with the Clerk by Rep. Mary E. Flowers
 - H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Assigned to Registration and Regulation Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1047 FLOWERS.

30 ILCS 105/5.640 new 220 ILCS 5/Art. XIIIE heading new 220 ILCS 5/13E-101 new 220 ILCS 5/13E-105 new 220 ILCS 5/13E-110 new 220 ILCS 5/13E-115 new 220 ILCS 5/13E-120 new 220 ILCS 5/13E-125 new 220 ILCS 5/13E-130 new 220 ILCS 5/13E-135 new 220 ILCS 5/13E-140 new 220 ILCS 5/13E-145 new 220 ILCS 5/13E-150 new 220 ILCS 5/13E-155 new 220 ILCS 5/13E-160 new

220	ILCS	5/13E-165	new
220	ILCS	5/13E-170	new
220	ILCS	5/13E-175	new
220	ILCS	5/13E-180	new
220	ILCS	5/13E-185	new
220	ILCS	5/13E-190	new
220	ILCS	5/13E-195	new
220	ILCS	5/13E-200	new
220	ILCS	5/13E-205	new
220	ILCS	5/13E-210	new
220	ILCS	5/13E-215	new
220	ILCS	5/13E-220	new
220	ILCS	5/13E-225	new
220	ILCS	5/13E-230	new
220	ILCS	5/13E-235	new
220	ILCS	5/13E-240	new
220	ILCS	5/13E-245	new
220	ILCS	5/13E-250	new

Amends the Public Utilities Act. Establishes the Universal Service Fund to provide a basic set of essential telecommunications services and access to advanced service capabilities to all customers in Illinois. Provides for an assessment upon telecommunications providers operating in Illinois. Provides for the Commerce Commission to administer the universal service programs. Requires the Commission to appoint a Universal Support Fund Council to advise the Commission concerning the administration of the universal service programs. Amends the State Finance Act to create the Universal Service Fund, a special fund in the State treasury. Effective January 1, 2006.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-03 H Filed with the Clerk by Rep. Mary E. Flowers

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Telecommunications Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1048 BRADLEY, JOHN.

New Act

Creates the Public Accommodations Act. Contains a short title provision only.

05-02-03 H Filed with the Clerk by Rep. John E. Bradley

H First Reading

H Referred to Rules Committee

05-02-08 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1049 SAVIANO. 225 ILCS 440/2

from Ch. 121, par. 502

Amends the Highway Advertising Control Act of 1971. Makes a technical change in a Section concerning the short title.

05-02-03 H Filed with the Clerk by Rep. Angelo Saviano

05-02-07 H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1050 FRANKS.

30 ILCS 105/5.640 new

30 ILCS 105/6z-68 new

35 ILCS 640/2-7

35 ILCS 640/2-9

220 ILCS 5/8-403.1 from Ch. 111 2/3, par. 8-403.1

Amends the State Finance Act. Creates the Conservation Initiatives Fund. Provides that at the beginning of each fiscal quarter, the State Treasurer must transfer the sum of \$6,250,000 from the General Revenue Fund to the Conservation Initiatives Fund. Provides that at the beginning of each fiscal quarter, the State Treasurer shall transfer 40% of the moneys in the Fund, but in no case less than \$2,500,000, to the Conservation 2000 Fund to be used, subject to appropriation, for the purposes of that Fund. Provides that, of the moneys remaining in the Fund after the transfer to the Conservation 2000 Fund, 67% shall be available to the Department of Natural Resources to be used, subject to appropriation, only for the nonfederal cost share of Conservation Reserve Enhancement Programs and 33% shall be available to the Department of Natural Resources to be used, subject to appropriation, only for personal services and related items necessary to retain conservation personnel. Amends the Electricity Excise Tax Law and the Public Utilities Act. Ends, after June 30, 2005, the electricity excise tax credit for a electric utilities are not required to purchase electricity from any qualified solid waste energy facilities after June 30, 2005. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-03 H Filed with the Clerk by Rep. Jack D. Franks

- 05-02-07 H First Reading
 - H Referred to Rules Committee
- 05-02-23 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1051 MENDOZA-MCCARTHY-GILES-ACEVEDO-SOTO AND CHAVEZ.

- 110 ILCS 947/50
- 110 ILCS 947/52
- 110 ILCS 947/65.15
- 110 ILCS 922/Act rep.

Amends the Higher Education Student Assistance Act. Makes changes concerning Minority Teachers of Illinois scholarships with respect to exceptions to the teaching obligation requirement. Makes changes concerning the Illinois Future Teacher Corps Program with respect to the teaching obligation requirement. Makes changes concerning special education teacher scholarships with respect to eligibility, certification of applicants, and the teaching obligation requirement. Repeals the Child Development Teacher Scholarship Act. Effective July 1, 2005, except that the special education teacher scholarship changes take effect on July 1, 2006.

HOUSE AMENDMENT NO. 1

With respect to special education teacher scholarships, changes a reference from the State Comptroller to the State Treasurer.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-04 H Filed with the Clerk by Rep. Susana A Mendoza
- 05-02-07 H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Higher Education Committee
- 05-02-24 H Added Chief Co-Sponsor Rep. Kevin A. McCarthy
 - H House Amendment No. 1 Filed with Clerk by Higher Education Committee H House Amendment No. 1 Adopted in Higher Education Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Higher Education Committee; 012-000-000
 - H Chief Co-Sponsor Changed to Rep. Kevin A. McCarthy
- 05-02-25 H Placed on Calendar 2nd Reading Short Debate
- 05-03-02 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-08 H Added Chief Co-Sponsor Rep. Calvin L. Giles
 - H Added Chief Co-Sponsor Rep. Edward J. Acevedo
 - H Added Chief Co-Sponsor Rep. Cynthia Soto
 - H Added Co-Sponsor Rep. Michelle Chavez
 - H Third Reading Short Debate Passed 117-000-000
- 05-03-09 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 10, 2005 S Chief Senate Sponsor Sen. Kimberly A. Lightford
- 05-03-10 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Higher Education
- 05-05-05 S Do Pass Higher Education; 010-000-000

- S Placed on Calendar Order of 2nd Reading May 10, 2005
- 05-05-10 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 11, 2005
- 05-05-11 S Third Reading Passed; 056-000-000
 - H Passed Both Houses
- 05-05-30 S Added as Alternate Chief Co-Sponsor Sen. Don Harmon
- 05-06-09 H Sent to the Governor
- 05-07-07 H Governor Approved
 - H Effective Date July 7, 2005

H Public Act 94-0133

HB-1052 RYG-FROEHLICH.

New Act

30 ILCS 105/5.640 new

Creates the Local Legacy Act. Creates the Local Legacy Board and establishes its membership, powers, and duties. Provides that the Board must choose a chairperson, adopt rules necessary to implement the Act, and submit a report to the General Assembly and the Governor by January 1, 2006 and every 2 years thereafter. Creates the Local Legacy Program to fund county-municipal partnerships for the purpose of inventorying and protecting natural areas, farmland, and cultural resources. Requires counties interested in program funds to form a Local Steering Committee composed of county board members, municipal officers, and local residents and provides procedures for Committee oversight of grant requests. Requires any Committee to develop criteria and a Resource Protection Plan for prioritizing resources and the use of grant moneys under the Act. Allows a local municipality to object in writing to all or some of the Resource Protection Plan and provides that only those counties, municipalities, and units of local government that have adopted a Resource Protection Plan are eligible for grant moneys under the Act. Creates the Local Legacy Fund as a special fund in the State treasury and specifies the purposes for which the Fund moneys may be used.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-04 H Filed with the Clerk by Rep. Kathleen A. Ryg

- 05-02-07 H First Reading
 - H Referred to Rules Committee
- 05-02-08 H Added Chief Co-Sponsor Rep. Paul D. Froehlich
- 05-02-10 H Assigned to Local Government Committee

05-02-16 H Tabled By Sponsor Rep. Kathleen A. Ryg

HB-1053 RITA.

625	ILCS	5/3-412	from	Ch.	95	1/2,	par.	3-412
625	ILCS	5/3-413	from	Ch.	95	1/2,	par.	3-413

625 ILCS 5/3-663 new

Amends the Illinois Vehicle Code. Authorizes the Secretary of State to issue to a registered owner of a Corvette a special Corvette license plate to be displayed on that vehicle. Provides that only one rear license plate needs to be displayed on that vehicle.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-04 H Filed with the Clerk by Rep. Robert Rita

- 05-02-07 H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to State Government Administration Committee
- 05-03-02 H Motion to Suspend Rule 25 Prevailed
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1054 YOUNGE.

New Act

Creates the Bill of Rights for the Homeless Act. Sets forth certain rights of homeless persons, including the right to live in any community in the State, the right to choose living arrangements, and the right to employment and training opportunities. Directs the Department of Public Health to monitor and enforce homeless persons' rights, and provides criminal penalties for violations of those rights. Authorizes the Department of Commerce and Economic Opportunity to establish priorities of eligibility for temporary rental or other housing assistance among the various categories of persons needing assistance in obtaining or retaining housing.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-04 H Filed with the Clerk by Rep. Wyvetter H. Younge

05-02-07 H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Housing and Urban Development Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1055 YOUNGE.

New Act

30 ILCS 105/5.640 new

Creates the Mid-America Medical District Act. Creates the Mid-America Medical District within the City of East Saint Louis. Provides that the District is governed by the Mid-America Medical District Commission. Describes the territory of the District. Contains provisions concerning grants, loans, contracts, property acquisition, construction, relocation assistance, sale or lease of property, hearings, rules, judicial review, master plans, funds, and other matters. Amends the State Finance Act to create the Mid-America Medical District Income Fund.

FISCAL NOTE (Department of Central Management Services)

House Bill 1055 has a fiscal impact of \$87,800.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-04 H Filed with the Clerk by Rep. Wyvetter H. Younge
- 05-02-07 H First Reading

H Referred to Rules Committee

- 05-02-10 H Assigned to State Government Administration Committee
- 05-02-24 H Do Pass / Short Debate State Government Administration Committee; 009-000-000
- 05-02-25 H Placed on Calendar 2nd Reading Short Debate
- 05-03-02 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-07 H Fiscal Note Filed
- 05-03-08 H Third Reading Short Debate Passed 116-001-000
- 05-03-09 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 10, 2005
- 05-05-03 S Chief Senate Sponsor Sen. Donne E. Trotter
- 05-05-05 S First Reading
 - S Referred to Rules

HB-1056 YOUNGE.

New Act

20	ILCS	5/5-15	was	20	ILCS	5/3
20	ILCS	5/5-20	was	20	ILCS	5/4

- 20 ILCS 5/5-425 new
- 20 ILCS 2605/2605-345 new

Creates the Illinois Africa-America Peace Brigade Act. Provides that qualified citizens of the State may be enrolled in the Illinois Africa-America Peace Brigade for service in African nations and in urban inner-city schools in this State. Sets the terms and conditions of the volunteers' service. Allows the Director of the Illinois Africa-America Peace Brigade to provide training to volunteers and applicants for enrollment as volunteers. Requires the approval of the United States' Secretary of State for the programs and activities of the Peace Brigade in foreign nations. Creates the Illinois Africa-America Peace Brigade Advisory Council. Provides for the appointment of members to the Council by the Governor with the advice and consent of the Senate. Provides that the Council shall review the programs and activities of the Peace Brigade and shall make recommendations to the Governor and the Director. Requires the Governor to report to the General Assembly on the programs and activities of the Peace Brigade. Contains other provisions. Amends the Civil Administrative Code of Illinois to create the Illinois Africa-America Peace Brigade. Law of the Civil Administrative Code of Illinois to allow the Department of State Police Law of the Civil Administrative Code of applicants for enrollment as volunteers in the Illinois Africa-America Peace Brigade.

HOUSE AMENDMENT NO. 1 Deletes reference to:

20	ILCS	5/5-15		was	20	ILCS	5/3
20	ILCS	5/5-20		was	20	ILCS	5/4
20	ILCS	5/5-425	new				

Deletes everything after the enacting clause. Reinstates the substantive provisions of the bill as introduced. Eliminates certain salary provisions including compensation for the Advisory Committee. Deletes provisions in the Civil Administrative Code of Illinois authorizing the Illinois Africa-America Peace Brigade as a Department of State government.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-04 H Filed with the Clerk by Rep. Wyvetter H. Younge

- 05-02-07 H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to International Trade & Commerce Committee
- 05-03-09 H House Amendment No. 1 Filed with Clerk by International Trade & Commerce Committee
 - H House Amendment No. 1 Adopted in International Trade & Commerce Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate International Trade & Commerce Committee; 016-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate
- 05-03-15 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-05 H Third Reading Short Debate Passed 099-005-007
- 05-04-06 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 7, 2005
- 05-05-03 S Chief Senate Sponsor Sen. Kimberly A. Lightford
- 05-05-05 S First Reading
 - S Referred to Rules

HB-1057 FLIDER AND YARBROUGH.

5 ILCS 120/1.02

from Ch. 102, par. 41.02

Amends the Open Meetings Act. Redefines a "meeting" to include gatherings, whether in person or by telephone call, electronic means, or other means of interactive communication, of a majority of a quorum of the members of a public body held for the purpose of discussing public business (now, a gathering of a majority of a quorum of the members of a public body held for the purpose of discussing public business).

- 05-02-04 H Filed with the Clerk by Rep. Robert F. Flider
- 05-02-07 H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Executive Committee
- 05-03-02 H Added Co-Sponsor Rep. Karen A. Yarbrough

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1058 COLVIN-LINDNER-MENDOZA-GRAHAM-FEIGENHOLTZ, GILES, YARBROUGH, RITA, HOWARD, DAVIS, WILLIAM, WASHINGTON, JONES, JOYCE, FRANKS, BROSNAHAN, REITZ, GORDON, MAY, RYG, JAKOBSSON, KELLY, LEITCH, TURNER, YOUNGE, PIHOS, MUNSON, MULLIGAN, COULSON, EDDY, MATHIAS, PATTERSON, BRADLEY, RICHARD, JEFFERSON, BERRIOS, CHAVEZ, DUGAN, VERSCHOORE AND MCGUIRE.

815 ILCS 505/2MM

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that a consumer who has been the victim of identity theft may place a security freeze on his or her credit report by making a request in writing by certified mail to a consumer credit reporting agency with a valid copy of a police report, investigative report, or complaint that the consumer has filed with a law enforcement agency about unlawful use of his or her personal information by another person. Requires a credit reporting agency to place a security freeze on a consumer's credit report no later than 5 business days after receiving a written request from the consumer. Provides that if the consumer wishes to allow his or her credit report to be accessed for a specific party, parties, or period of time while a freeze is in place, he or she shall contact the consumer credit reporting agency, request that the freeze be temporarily lifted, and provide certain information. Provides that if a security freeze is in place, a credit report no tage any of the following official information in a credit report without sending a written confirmation of the change to the consumer within 30 days of the change being posted to the consumer's file: (i) name, (ii) date of birth, (iii) Social Security number, and (iv) address.

Provides that certain entities are not required to place a security freeze in a credit report provided certain conditions are met. Defines "proper identification". FISCAL NOTE (Admin Office of the Illinois Courts) Based on a review of House Bill 1058 it has been determined that the legislation would neither increase nor decrease the number of judges needed in the State. HOUSING AFFORDABILITY IMPACT NOTE (Housing Development Authority) No fiscal effect on a single-family residence. JUDICIAL NOTE (Admin Office of the Illinois Courts) Based on a review of House Bill 1058 it has been determined that the legislation would neither increase nor decrease the number of judges needed in the State. PENSION NOTE (Commission on Gov't Forecasting and Accountability) House Bill 1058 would not impact any public pension fund or retirement system in Illinois. FISCAL NOTE (Office of the Attorney General) No fiscal effect. STATE DEBT IMPACT NOTE (Commission on Gov't Forecasting and Accountability) House Bill 1058 would not change the amount of authorization for any type of Stateissued or State-supported bond, and, therefore, would not affect the level of State indebtedness. HOME RULE NOTE (Department of Commerce and Economic Opportunity) In the opinion of DCEO, House Bill 1058 does not pre-empt home rule authority STATE MANDATES FISCAL NOTE (Department of Commerce and Economic Opportunity) In the opinion of DCEO, House Bill 1058 does not create a State mandate under the State Mandates Act. FISCAL NOTE (Department of Corrections) There is no corrections population or fiscal impact on the Department. CORRECTIONAL NOTE (Dept of Corrections) Corrections Population Impact: None. Fiscal Impact: None. SENATE COMMITTEE AMENDMENT NO. 2 Refers to "specific party or period of time" (instead of "specific party, parties, and period of time") throughout a Section concerning the verification of accuracy of credit reporting information used to extend consumers credit and security freeze on credit for identity theft victims. 05-02-04 H Filed with the Clerk by Rep. Marlow H. Colvin 05-02-07 H First Reading H Referred to Rules Committee 05-02-10 H Assigned to Consumer Protection Committee 05-02-16 H Added Chief Co-Sponsor Rep. Patricia Reid Lindner 05-02-24 H Added Chief Co-Sponsor Rep. Susana A Mendoza H Added Chief Co-Sponsor Rep. Deborah L. Graham H Added Chief Co-Sponsor Rep. Sara Feigenholtz H Added Co-Sponsor Rep. Calvin L. Giles H Added Co-Sponsor Rep. Karen A. Yarbrough H Added Co-Sponsor Rep. Robert Rita H Added Co-Sponsor Rep. Constance A. Howard H Added Co-Sponsor Rep. William Davis H Added Co-Sponsor Rep. Eddie Washington H Added Co-Sponsor Rep. Lovana Jones H Added Co-Sponsor Rep. Kevin Joyce 05-03-03 H Added Co-Sponsor Rep. Jack D. Franks H Added Co-Sponsor Rep. James D. Brosnahan H Added Co-Sponsor Rep. Dan Reitz 05-03-08 H Added Co-Sponsor Rep. Careen M Gordon H Added Co-Sponsor Rep. Karen May H Added Co-Sponsor Rep. Kathleen A. Ryg H Added Co-Sponsor Rep. Naomi D. Jakobsson H Added Co-Sponsor Rep. Robin Kelly H Added Co-Sponsor Rep. David R. Leitch H Do Pass / Short Debate Consumer Protection Committee; 012-000-000 05-03-09 H Placed on Calendar 2nd Reading - Short Debate

05-03-15	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
	H Fiscal Note Filed
	H Housing Affordability Impact Note Filed
05 02 14	H Judicial Note Filed H Pension Note Filed
03-03-10	H Fiscal Note Filed
	H Co-Sponsor Rep. Arthur L. Turner
	H Co-Sponsor Rep. Wyvetter H. Younge
	H State Debt Impact Note Filed
05-03-17	
	H State Mandates Fiscal Note Filed
	H Added Co-Sponsor Rep. Sandra M. Pihos H Added Co-Sponsor Rep. Ruth Munson
	H Added Co-Sponsor Rep. Rosemary Mulligan
	H Added Co-Sponsor Rep. Elizabeth Coulson
	H Added Co-Sponsor Rep. Roger L. Eddy
	H Added Co-Sponsor Rep. Sidney H. Mathias
	H Added Co-Sponsor Rep. Milton Patterson
	H Added Co-Sponsor Rep. Richard T. Bradley H Third Reading - Short Debate - Passed 113-000-000
	H Added Co-Sponsor Rep. Charles E. Jefferson
	H Added Co-Sponsor Rep. Maria Antonia Berrios
	H Added Co-Sponsor Rep. Michelle Chavez
	S Arrive in Senate
	S Placed on Calendar Order of First Reading April 6, 2005 S Chief Senate Sponsor Sen. Mattie Hunter
05-03-30	S Added as Alternate Chief Co-Sponsor Sen. M. Maggie Crotty
	H Added Co-Sponsor Rep. Lisa M. Dugan
	S Fiscal Note Filed from the Illinois Department of corrections.
05-04-06	S First Reading
05 04 07	S Referred to Rules
	S Added as Alternate Chief Co-Sponsor Sen. Kwame Raoul S Added as Alternate Chief Co-Sponsor Sen. Carole Pankau
	S Assigned to Executive
	S Added as Alternate Chief Co-Sponsor Sen. Ira I. Silverstein
05-04-18	S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Mattie
	Hunter
05-04-10	S Senate Committee Amendment No. 1 Referred to Rules S Senate Committee Amendment No. 1 Rules Refers to Executive
0.5-04-13	S Correctional Note Filed from the Illinois Department of Corrections.
05-04-20	S Senate Committee Amendment No. 1 Postponed - Executive
05-04-21	•
05-04-28	
	Hunter S Senate Committee Amendment No. 2 Referred to Rules
	S Added as Alternate Co-Sponsor Sen, Pamela J. Althoff
05-05-02	S Added as Alternate Co-Sponsor Sen. Dale A. Righter
05-05-03	S Senate Committee Amendment No. 2 Rules Refers to Executive
	S Senate Committee Amendment No. 2 Adopted
05-05-05	S Do Pass as Amended Executive; 012-000-000
	S Placed on Calendar Order of 2nd Reading May 10, 2005 S Added as Alternate Co-Sponsor Sen. Edward D. Maloney
05-05-06	
05-05-10	• • • • • • • • • • • • • • • • • • • •
	S Placed on Calendar Order of 3rd Reading May 11, 2005
05-05-11	
	S Added as Alternate Co-Sponsor Sen. Martin A. Sandoval S Third Reading - Passed; 058-000-000
	S Senate Committee Amendment No. 1 Tabled Pursuant to Rule 5-4(a)
	H Arrived in House

- H Placed on Calendar Order of Concurrence Senate Amendment(s) 2
- 05-05-24 H Senate Committee Amendment No. 2 Motion Filed Concur Rep. Marlow H. Colvin
 - H Senate Committee Amendment No. 2 Motion to Concur Referred to Rules Committee
- 05-05-25 H Senate Committee Amendment No. 2 Motion to Concur Rules Referred to Consumer Protection Committee
 - H Senate Committee Amendment No. 2 Motion to Concur Recommends be Adopted Consumer Protection Committee; 009-000-000
- 05-05-27 H Senate Committee Amendment No. 2 House Concurs 116-000-000
 - H Added Co-Sponsor Rep. Patrick J Verschoore
 - H Added Co-Sponsor Rep. Jack McGuire
 - H Passed Both Houses
- 05-06-24 H Sent to the Governor H Governor Approved H Effective Date January 1, 2006

HB-1059 HOFFMAN. 625 ILCS 5/5-302

from Ch. 95 1/2, par. 5-302

Amends the Illinois Vehicle Code. Increases from \$100 to \$1,000 the fee for an identification card for an out-of-state salvage vehicle buyer. Increases from \$50 to \$500 the fee for the card if application is made after June 15 of any year. (The card expires on December 31, of the calendar year for which it is issued.)

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-02-04 H Filed with the Clerk by Rep. Jay C. Hoffman
 - 05-02-07 H First Reading
 - H Referred to Rules Committee
 - 05-02-16 H Assigned to Transportation and Motor Vehicles Committee
 - 05-02-23 H Do Pass / Short Debate Transportation and Motor Vehicles Committee; 017-002-001
 - 05-02-24 H Placed on Calendar 2nd Reading Short Debate
 - 05-02-25 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-03-08 H Third Reading Short Debate Passed 092-025-000
 - 05-03-09 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 10, 2005
 - 05-04-07 S Chief Senate Sponsor Sen. James A. DeLeo
 - 05-04-11 S First Reading
 - S Referred to Rules
 - 05-04-13 S Assigned to Transportation
 - 05-04-20 S Postponed Transportation
 - 05-04-28 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Dave Sullivan
 - S Senate Committee Amendment No. 1 Referred to Rules
 - 05-05-04 S Postponed Transportation
 - 05-05-06 S Rule 3-9(a) / Re-referred to Rules

HB-1060 KELLY-GRAHAM-OSTERMAN-RYG, NEKRITZ, HAMOS AND YARBROUGH.

- 720 ILCS 5/Art. 24A heading new
- 720 ILCS 5/24A-1 new
- 720 ILCS 5/24A-5 new
- 720 ILCS 5/24A-10 new
- 720 ILCS 5/24A-15 new
- 720 ILCS 5/24A-20 new
- 720 ILCS 5/24A-25 new
- 720 ILCS 5/24A-30 new
- 720 ILCS 5/24A-35 new
- 720 ILCS 5/24A-40 new
- 720 ILCS 5/24A-45 new

720 ILCS 5/24A-50 new

720 ILCS 5/24A-55 new

720 ILCS 5/24A-60 new

Creates the Assault Weapons Control Law in the Criminal Code of 1961. Provides that any person who, within this State, manufactures or causes to be manufactured, distributes, transports, or imports into the State, keeps for sale, or offers or exposes for sale, or who gives or lends any assault weapon is guilty of a Class 2 felony. Provides that any person who, within this State, possesses any assault weapon is guilty of a Class A misdemeanor. Provides that a first violation of these provisions is a petty offense punishable by a fine not exceeding \$500, if the person was found in possession of no more than 2 firearms and certain conditions are met. Permits the Director of State Police to obtain an order from the circuit court to have weapons that are prototypes or copies of the proscribed weapons to be declared assault weapons. Permits certain persons and entities to obtain a permit to possess or manufacture assault weapons.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

- 05-02-04 H Filed with the Clerk by Rep. Robin Kelly 05-02-07 H First Reading
- H Referred to Rules Committee
- 05-02-08 H Added Chief Co-Sponsor Rep. Deborah L. Graham H Added Chief Co-Sponsor Rep. Harry Osterman H Added Chief Co-Sponsor Rep. Harry Osterman H Added Co-Sponsor Rep. Elleen Lyons
 05-02-09 H Added Co-Sponsor Rep. Julie Hamos H Added Co-Sponsor Rep. Julie Hamos H Added Chief Co-Sponsor Rep. Kathleen A. Ryg
 05-02-16 H Assigned to Human Services Committee
 05-03-02 H Added Co-Sponsor Rep. Karen A. Yarbrough
 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-04-11 H Remove Chief Co-Sponsor Rep. Eileen Lyons

HB-1061 OSMOND-KELLY.

205 ILCS 635/3-11 new

815 ILCS 505/2VV new

Amends the Residential Mortgage License Act of 1987. Provides that: the soliciting and sale of mortgages by a home builder shall be conducted only by persons who have been licensed under the Act and shall be subject to the Act; a home builder transacting mortgage business in this State shall be licensed under the Act and shall be subject to the Act; and a licensee may not pay, directly or indirectly, any commission, service fee, brokerage fee, or other valuable consideration to any person for services as a home builder. Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that a home builder may not: (1) offer any incentives to a consumer for the purpose of influencing his or her selection of a mortgage lender; (2) offer his or her products or services on the condition or requirement that the consumer obtain a mortgage from a particular mortgage lender; (3) require a consumer to negotiate or purchase a mortgage from a particular mortgage lender as a condition to purchasing the home, or renewing any contract between the home builder and the consumer; (4) require a consumer to pay a separate charge or fee if he or she does not select a mortgage lender suggested by the home builder; or (5) use any advertisement that would mislead or suggest that the consumer is required to use a particular mortgage lender. Requires a home builder to clearly and conspicuously disclose, on any written advertisement or promotional or informational material, the nature of any relationship he or she has with a mortgage lender.

- 05-02-04 H Filed with the Clerk by Rep. JoAnn D. Osmond
- 05-02-07 H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Registration and Regulation Committee
- 05-03-09 H Added Chief Co-Sponsor Rep. Robin Kelly
 - H Do Pass / Short Debate Registration and Regulation Committee; 016-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate
- 05-04-05 H Motion Filed Rep. JoAnn D. Osmond; Table House Bill 1061 Pursuant to Rule 60(b)
- 05-04-08 H Second Reading Short Debate
- H Heid on Calendar Order of Second Reading Short Debate
- 05-04-11 H Tabled By Sponsor Rep. JoAnn D. Osmond

1717

HB-1062 DELGADO.

30 ILCS 805/3

from Ch. 85, par. 2203 Amends the State Mandates Act. Makes a technical change in a Section concerning definitions.

05-02-04 H Filed with the Clerk by Rep. William Delgado

05-02-07 H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

REIS, BEISER, MITCHELL, JERRY, WINTERS, REITZ, SOMMER, HB-1063 BIGGINS, MILLNER, MCAULIFFE, TRYON, CULTRA, PRITCHARD, BRADY, BOST, BRAUER, HULTGREN, CHURCHILL, WATSON, VERSCHOORE AND PARKE.

775 ILCS 5/2-101	from Ch. 68, par. 2-101
775 ILCS 5/2-104	from Ch. 68, par. 2-104
775 ILCS 5/5-103	from Ch. 68, par. 5-103

Amends the Illinois Human Rights Act. In the Employment Article, deletes language that excludes, from the definition of "employer", certain entities and facilities conducted by and for those who rely upon treatment by prayer through spiritual means. Adds language that excludes, from the definition of "employer": any religious organization, association, or society, or any nonprofit institution or organization operated, supervised, or controlled by or in conjunction with a religious organization, association, or society; and any institution conducted by and for those who rely upon treatment by prayer through spiritual means. Provides that nothing in the Act shall be construed to require any employer to comply with the Act in violation of the U.S. Supreme Court decision in Boy Scouts of America v. Dale. In the Public Accommodations Article, changes the exemption for distinctly private facilities so that it applies to single-sex private facilities that are distinctly private in nature, such as restrooms, bathrooms, shower rooms, changing rooms, bath houses, health clubs, and other similar facilities.

HOUSE AMENDMENT NO. 1

In the Public Accommodations Article, changes the exemption for distinctly private facilities so that it applies only as to discrimination based on sex.

PENSION NOTE (H-AM 1)(Comm on Gov't Forecasting & Accountability)

House Bill 1063 (H-AM 1) would not impact any public pension fund or retirement system in Illinois.

JUDICIAL NOTE (H-AM 1) (Admin Office of the Illinois Courts)

Would neither increase nor decrease the number of judges needed in the state.

BALANCED BUDGET NOTE (H-AM 1) (Office of Management and Budget)

The Governor's Office of Management and Budget estimates that House Bill 1063, as amended by House Amendment I, will have no impact on the state's budget.

LAND CONVEYANCE APPRAISAL NOTE (Department of Transportation)

As there are no parcels of land being conveyed in this bill, there are no appraisals to be filed by the Department of Transportation.

HOUSE AMENDMENT NO. 3

In the Employment Article, in a provision excluding certain religious entities from the definition of "employer", adds a provision that the exception applies to any religious organization, association, or society, or any nonprofit institution or organization "acting upon the tenets of its faith". In the Employment Article, in a provision that nothing in the Act shall be construed to require any employer to comply with the Act in violation of the U.S. Supreme Court decision in Boy Scouts of America v. Dale, provides that the provision does not apply if that decision is overturned by the U.S. Supreme Court. In the Public Accommodations Article, changes the exemption for distinctly private facilities so that it applies to any facility, as to discrimination based on sex, that restricts the use of public accommodations to individuals of one sex and is distinctly private in nature, such as restrooms, bathrooms, shower rooms, changing rooms, bath houses, health clubs and other similar facilities for which the Department of Human Rights, in its rules, grants additional exemptions based on bona fide considerations of public policy. LAND CONVEYANCE APPRAISAL NOTE (H-AM 1) (Department of Transportation) As there are no parcels of land being conveyed in this bill, there are no appraisals to be filed by the Department of Transportation.

FISCAL NOTE (H-AM 1)(Dept. of Commerce and Economic Opportunity)

House Bill 1063, as amended by House Amendment 1, does not incur a fiscal impact on the Department of Commerce and Economic Opportunity. Moreover, the legislation pertains to churches and religious institutions, and is not anticipated to impose a cost on units of local government.

HOME RULE NOTE (H-AM 1)(Dept. of Commerce and Economic Opportunity)

In the opinion of the Department of Commerce and Economic Opportunity, this legislation does not pre-empt home rule authority.

STATE MANDATES FISCAL NOTE (H-AM 1)(Dept. of Commerce and Economic Opportunity)

In the opinion of the Department of Commerce and Economic Opportunity, this legislation does not create a State mandate under the State Mandates Act.

HOUSING AFFORDABILITY IMPACT NOTE (Housing Development Authority)

This legislation will have no effect on constructing, purchasing, owning, or selling a single-family residence.

STATE DEBT IMPACT NOTE (H-AM 1) (Government Forecasting & Accountability)

Would not change the amount of authorization for any type of State-issued or Statesupported bond, and therefore, would not affect the level of State indebtedness.

PENSION NOTE (H-AM 3)(Comm on Gov't Forecasting & Accountability)

House Bill 1063 (H-AM 3) would not impact any public pension fund or retirement system in Illinois.

STATE DEBT IMPACT NOTE (H-AM 3) (Government Forecasting & Accountability)

Would not change the amount of authorization for any type of State-issued or Statesupported bond, and therefore, would not affect the level of State indebtedness.

LAND CONVEYANCE APPRAISAL NOTE (H-AM 3) (Department of Transportation) As there are no parcels of land being conveyed in this bill, there are no appraisals to be filled by the Department of Transportation.

CORRECTIONAL NOTE (H-AM 3) (Dept of Corrections)

Corrections population impact: None. Fiscal impact: None.

FISCAL NOTE (H-AM 3) (Dept of Corrections)

Corrections population impact: None. Fiscal impact: None.

STATE MANDATES FISCAL NOTE (H-AM 3)(Dept. of Commerce and Economic Opportunity)

In the opinion of the Department of Commerce and Economic Opportunity, House Bill 1063 (H-AM 3) does not create a State mandate under the State Mandates Act.

FISCAL NOTE (H-AM 3)(Dept. of Commerce and Economic Opportunity)

House Bill 1063 (H-AM 3) does not incur a fiscal impact on the Department of Commerce and Economic Opportunity. Moreover, the legislation pertains to churches and religious institutions, and is not anticipated to impose a cost on units of local government.

HOME RULE NOTE (H-AM 3)(Dept. of Commerce and Economic Opportunity)

In the opinion of the Department of Commerce and Economic Opportunity, House Bill 1063 (H-AM 3) does not pre-empt home rule authority.

HOUSING AFFORDABILITY IMPACT NOTE (H-AM 3) (Housing Development Authority)

No fiscal effect on a single-family residence.

BALANCED BUDGET NOTE (H-AM 3) (Office of Management and Budget)

The Governor's Office of Management and Budget estimates that House Bill 1063, as amended by House Amendment 3, will have no impact on the state's budget.

JUDICIAL NOTE (H-AM 3)(Admin Office of the Illinois Courts)

Would neither increase nor decrease the number of judges needed in the state.

HOUSING AFFORDABILITY IMPACT NOTE (H-AM 1) (Housing Development Authority)

No fiscal effect on a single-family residence.

05-02-07 H Filed with the Clerk by Rep. David Reis

H First Reading

H Referred to Rules Committee

05-02-10 H Added Co-Sponsor Rep. Daniel V. Beiser

H Added Co-Sponsor Rep. Mike Boland

H Added Co-Sponsor Rep. Jerry L. Mitchell

H Added Co-Sponsor Rep. Dave Winters

- H Added Co-Sponsor Rep. Dan Reitz
- H Added Co-Sponsor Rep. Keith P. Sommer
- H Added Co-Sponsor Rep. Bob Biggins
- H Added Co-Sponsor Rep. John J. Millner
- H Added Co-Sponsor Rep. Michael P. McAuliffe
- H Added Co-Sponsor Rep. Michael Tryon
- H Added Co-Sponsor Rep. Shane Cultra
- H Added Co-Sponsor Rep. Robert W. Pritchard
- H Added Co-Sponsor Rep. Dan Brady
- H Added Co-Sponsor Rep. Mike Bost
- H Added Co-Sponsor Rep. Rich Brauer
- H Added Co-Sponsor Rep. Randall M. Hultgren
- H Added Co-Sponsor Rep. Robert W. Churchill
- H Added Co-Sponsor Rep. Jim Watson
- 05-02-16 H Assigned to Judiciary I Civil Law Committee
- 05-03-03 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-09 H House Amendment No. 1 Filed with Clerk by Judiciary I Civil Law Committee
 - H House Amendment No. 1 Adopted in Judiciary I Civil Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary I Civil Law Committee; 009-003-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate
- H Removed Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-11 H Added Co-Sponsor Rep. Patrick J Verschoore
- 05-03-15 H Fiscal Note Requested by Rep. John A. Fritchey; As Amended
 - H State Mandates Fiscal Note Requested by Rep. John A. Fritchey; As Amended
 - H Balanced Budget Note Requested by Rep. John A. Fritchey; As Amended
 - H Correctional Note Requested by Rep. John A. Fritchey; As Amended
 - H Home Rule Note Requested by Rep. John A. Fritchey; As Amended
 - H Housing Affordability Impact Note Requested by Rep. John A. Fritchey; As Amended
 - H Judicial Note Requested by Rep. John A. Fritchey; As Amended
 - H Land Conveyance Appraisal Note Requested by Rep. John A. Fritchey; As Amended
 - H Pension Note Requested by Rep. John A. Fritchey; As Amended
 - H State Debt Impact Note Requested by Rep. John A. Fritchey; As Amended
- 05-03-24 H Pension Note Filed As Amended by HA 1
- 05-03-28 H Judicial Note Filed As Amended by HA 1
- 05-04-05 H Balanced Budget Note Filed As Amended by HA I
 - H Land Conveyance Appraisal Note Filed
 - H House Amendment No. 2 Filed with Clerk by Rep. John A. Fritchey
 - H House Amendment No. 2 Referred to Rules Committee
- 05-04-06 H House Amendment No. 3 Filed with Clerk by Rep. David Reis
 - H House Amendment No. 3 Referred to Rules Committee
 - H Added Co-Sponsor Rep. Terry R. Parke
- 05-04-07 H Land Conveyance Appraisal Note Filed As Amended by HA 1
 - H Fiscal Note Filed As Amended by HA 1
 - H Home Rule Note Filed As Amended by HA 1
 - H State Mandates Fiscal Note Filed As Amended by HA 1
 - H House Amendment No. 3 Recommends Be Adopted Rules Committee; 004-000-000

05-04-08 H Housing Affordability Impact Note Filed

- H State Debt Impact Note Filed As Amended by HA 1
 - H House Amendment No. 1 Motion Filed to Table Rep. David Reis
 - H Pension Note Filed As Amended by HA 3
 - H House Amendment No. 1 Motion to Table Referred to Rules Committee
 - H State Debt Impact Note Filed As Amended by HA 3
 - H Fiscal Note Requested by Rep. John A. Fritchey; As Amended by HA 3

- H State Mandates Fiscal Note Requested by Rep. John A. Fritchey; As Amended by HA 3
- H Balanced Budget Note Requested by Rep. John A. Fritchey; As Amended by HA 3
- H Correctional Note Requested by Rep. John A. Fritchey; As Amended by HA 3
- H Home Rule Note Requested by Rep. John A. Fritchey; As Amended by HA 3
- H Housing Affordability Impact Note Requested by Rep. John A. Fritchey; As Amended by HA 3
- H Judicial Note Requested by Rep. John A. Fritchey; As Amended by HA 3
- H Land Conveyance Appraisal Note Requested by Rep. John A. Fritchey; As Amended by HA 3
- H Second Reading Short Debate H Held on Calendar Order of Second Reading Short Debate
- 05-04-11 H Land Conveyance Appraisal Note Filed As Amended by HA 3
 - H Correctional Note Filed As Amended by HA 3
 - H Fiscal Note Filed As Amended by HA 3
 - H Removed Co-Sponsor Rep. Mike Boland
 - H House Amendment No. 3 Adopted 068-046-000
 - H Held on Calendar Order of Second Reading Short Debate
- 05-04-12 H State Mandates Fiscal Note Filed As Amended by HA 3
 - H Fiscal Note Filed As Amended by HA 3
 - H Home Rule Note Filed As Amended by HA 3
- 05-04-13 H Housing Affordability Impact Note Filed As Amended by HA 3 H Balanced Budget Note Filed As Amended by HA 3 H Judicial Note Filed As Amended by HA 3
- 05-04-14 H Housing Affordability Impact Note Filed As Amended by HA 1
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee
- 05-05-10 H Committee/Final Action Deadline Extended-9(b) May 27, 2005 H Approved for Consideration Rules Committee; 004-000-000 H Placed on Calendar 2nd Reading - Short Debate
- 05-05-16 H House Amendment No. 4 Filed with Clerk by Rep. David Reis H House Amendment No. 4 Referred to Rules Committee
 - H House Amendment No. 4 Rules Refers to Judiciary I Civil Law Committee
- 05-05-18 H House Amendment No. 4 Recommends Be Adopted Lost Judiciary I -Civil Law Committee; 007-006-000
- 05-05-20 H Final Action Deadline Extended-9(b) May 31, 2005

05-05-31 H Rule 19(a) / Re-referred to Rules Committee

HB-1064 MENDOZA-FRANKS-MATHIAS-FROEHLICH-DUNKIN, GRAHAM AND BAILEY.

625 ILCS 5/6-107.4 new

Amends the Illinois Vehicle Code. Requires the Secretary of State to provide that a driver's license issued to any person with 3 or more convictions for driving under the influence of alcohol, drugs, or intoxicating compounds is bright orange or bright yellow in color and distinct in color from any driver's license that may be issued to a person who has not been convicted of DUI 3 times. Provides that the design of the distinctive license, and the choice of a bright orange or bright yellow color, is at the Secretary's discretion.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-07 H Filed with the Clerk by Rep. Susana A Mendoza H First Reading H Referred to Rules Committee
- 05-02-08 H Added Chief Co-Sponsor Rep. Jack D. Franks
 - H Added Chief Co-Sponsor Rep. Sidney H. Mathias
 - H Added Chief Co-Sponsor Rep. Paul D. Froehlich
- 05-02-10 H Assigned to State Government Administration Committee 05-02-15 H Added Chief Co-Sponsor Rep. Kenneth Dunkin
- 05-03-02 H Motion to Suspend Rule 25 Prevailed

05-03-10 H Added Co-Sponsor Rep. Deborah L. Graham

H Rule 19(a) / Re-referred to Rules Committee

05-03-16 H Added Co-Sponsor Rep. Patricia Bailey

HB-1065 JONES.

30 ILCS 500/1-15.03

Amends the Illinois Procurement Code. Makes a technical change in a Section defining "Associate Procurement Officers".

05-02-07 H Filed with the Clerk by Rep. Lovana Jones

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1066 OSTERMAN.

15 ILCS 505/16.5

Amends the State Treasurer Act. Makes a technical change in a Section concerning a college savings pool.

05-02-07 H Filed with the Clerk by Rep. Harry Osterman

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1067 HOFFMAN.

New Act

Creates the Design-Build Procurement Act. Authorizes the Department of Transportation and the Illinois State Toll Highway Authority, for highway projects, and the Capital Development Board, for other construction projects, to award construction contracts using a design-build method that accepts and evaluates proposals from entities that encompass the designing and the building of the project. Establishes criteria and procedures for use of the design-build method. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-07 H Filed with the Clerk by Rep. Jay C. Hoffman

H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1068 HOLBROOK.

55 ILCS 5/5-1062 from Ch. 34, par. 5-1062

Amends the Counties Code. Makes a technical change in a Section concerning stormwater management.

05-02-07 H Filed with the Clerk by Rep. Thomas Holbrook

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1069 HOLBROOK.

415 ILCS 5/8 from Ch. 111 1/2, par. 1008

Amends the Environmental Protection Act. Makes a technical change to a Section concerning legislative declarations.

05-02-07 H Filed with the Clerk by Rep. Thomas Holbrook

H First Reading

- H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1070 TRYON-FRANKS.

55 ILCS 5/3-1004

from Ch. 34, par. 3-1004

55 ILCS	5/3-2003.2	from	Ch.	34,	par.	3-2003.2
55 ILCS	5/3-4009	from	Ch.	34,	par.	3-4009
55 ILCS	5/3-5005.2	from	Ch.	34,	par.	3-5005.2
55 ILCS	5/3-9006	from	Ch.	34.	par.	3-9006
55 ILCS	5/3-10005.1	from	Ch.	34.	par.	3-10005.1

Amends the County Code. Provides that the county auditor, the county clerk, the public defender, the recorder, the State's attorney, and the treasurer shall make purchases of equipment in accord with any ordinance that is applicable to all county offices and that requires centralized purchasing through another county office or through the State. Effective January 1, 2006.

HOUSE AMENDMENT NO. 1

Further amends the Counties Code. Provides that county officials that make equipment purchases of \$20,000 or more (now, no limit) shall follow any county ordinance for authorized purchasing.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-07 H Filed with the Clerk by Rep. Michael Tryon
 - H First Reading
 - H Referred to Rules Committee
- 05-02-09 H Added Chief Co-Sponsor Rep. Jack D. Franks
- 05-02-10 H Assigned to Local Government Committee
- 05-03-02 H House Amendment No. 1 Filed with Clerk by Local Government Committee
 - H House Amendment No. 1 Adopted in Local Government Committee; by Voice Vote
 - H Motion Do Pass as Amended Lost Local Government Committee; 003-004-003
 - H Remains in Local Government Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1071 MUNSON-STEPHENS-FRANKS-COULSON-EDDY AND MULLIGAN.

30 ILCS 500/25-70 new

Amends the Illinois Procurement Code. Requires that electronic mail service provided under State contracts must be provided reasonably free of unsolicited electronic mail advertisements (sometimes known as "spam").

SENATE COMMITTEE AMENDMENT NO. 1

Removes the provision that "electronic mail service" has the same meaning as in the Electronic Mail Act.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-07 H Filed with the Clerk by Rep. Ruth Munson
- 05-02-08 H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to State Government Administration Committee
- 05-02-17 H Do Pass / Short Debate State Government Administration Committee; 008-000-000
- 05-02-18 H Placed on Calendar 2nd Reading Short Debate
 - H Added Chief Co-Sponsor Rep. Ron Stephens
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - H Added Chief Co-Sponsor Rep. Jack D. Franks
- 05-02-24 H Added Chief Co-Sponsor Rep. Elizabeth Coulson
 - H Added Chief Co-Sponsor Rep. Roger L. Eddy
 - H Added Co-Sponsor Rep. Rosemary Mulligan
 - H Third Reading Short Debate Passed 114-000-000

05-02-25 S Arrive in Senate

- S Placed on Calendar Order of First Reading March 1, 2005
- 05-03-02 S Chief Senate Sponsor Sen. Carole Pankau
 - S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to State Government
- 05-04-19 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Carole Pankau

- S Senate Committee Amendment No. 1 Referred to Rules
- S Senate Committee Amendment No. 1 Rules Refers to State Government
- 05-04-20 S Senate Committee Amendment No. 1 Adopted
- 05-04-21 S Do Pass State Government; 005-000-000
- S Placed on Calendar Order of 2nd Reading May 3, 2005
- 05-05-10 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 11, 2005
- 05-05-11 S Third Reading Passed; 058-000-000
 - H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
- 05-05-18 H Senate Committee Amendment No. 1 Motion Filed Concur Rep. Ruth Munson
 - H Senate Committee Amendment No. 1 Motion to Concur Referred to Rules Committee
- 05-05-24 H Senate Committee Amendment No. 1 Motion to Concur Recommends be Adopted Rules Committee; 004-000-000
- 05-05-27 H Senate Committee Amendment No. 1 House Concurs 116-000-000
- H Passed Both Houses
- 05-06-24 H Sent to the Governor
- 05-08-02 H Governor Approved
 - H Effective Date January 1, 2006
 - H Public Act 94-0413

HB-1072 TRYON.

225 ILCS 225/1 from Ch. 111 1/2, par. 116.301

Amends the Private Sewage Disposal Licensing Act. Makes a technical change to a Section concerning the short title.

- 05-02-07 H Filed with the Clerk by Rep. Michael Tryon 05-02-08 H First Reading
 - - H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1073 MADIGAN-CURRIE.

5 ILCS 10	00/1-20	from	Ch.	127,	par.	1001-20
5 ILCS 10	00/1-70	from	Ch.	127,	par.	1001-70
5 ILCS 22	20/3	from	Ch.	127,	par.	743

Amends the Illinois Administrative Procedure Act and the Intergovernmental Cooperation Act. Requires that before entering into or implementing an intergovernmental agreement, a State agency must adopt administrative rules as the means of doing so, including rules that establish the terms and conditions of the agreement. Provides that if 2 or more State agencies wish to participate in an intergovernmental agreement, they may adopt joint rules. Requires State agencies to file, with the Secretary of State within 6 months, copies of existing intergovernmental agreements that have not been fully performed by all parties. Adopts the definition of State "agency" from the Illinois Administrative Procedure Act and includes the Governor for purposes of intergovernmental agreements. Effective immediately.

HOUSE AMENDMENT NO. 1

Provides that a State agency must adopt rules before entering into an intergovernmental agreement with another State agency (instead of any intergovernmental agreement).

FISCAL NOTE (H-AM 1) (Office of the Secretary of State)

House Bill 1073 (H-AM 1) will have little to no fiscal impact on the Secretary of State's Office.

05-02-08 H Filed with the Clerk by Rep. Michael J. Madigan

- H Chief Co-Sponsor Rep. Barbara Flynn Currie
 - H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to State Government Administration Committee
- 05-03-02 H Motion to Suspend Rule 25 Prevailed
- 05-03-09 H House Amendment No. 1 Filed with Clerk by State Government Administration Committee
 - H House Amendment No. 1 Adopted in State Government Administration

Committee; by Voice Vote

- H Do Pass as Amended / Short Debate State Government Administration Committee; 007-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate
- 05-03-15 H Fiscal Note Filed As Amended by HA 1
- 05-04-08 H Second Reading Short Debate H Held on Calendar Order of Second Reading Short Debate
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

REITZ-BEAUBIEN-PHELPS-VERSCHOORE. HB-1074

30 ILCS	105/5.640	new						
515 ILCS	5/1-75		from	Ch.	56,	par.	1-75	
520 ILCS	5/1.2m		from	Ch.	61,	par.	1.2m	
520 ILCS	5/2.25		from	Ch.	61,	par.	2.25	
520 ILCS	5/2.26		from	Ch.	61,	par.	2.26	
520 ILCS	5/3.37		from	Ch.	61,	par.	3.37	
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Amends the Fish and Aquatic Life Code and the Wildlife Code. Defines "resident" to require permanent abode in this State rather than actual residency. Requires domiciliary intent. Amends the Wildlife Code. Authorizes open deer season to be set between September 1 and February 15 (now no more than 14 days between November 1 and December 31). Provides that legal handguns need not be centerfire. Increases deer hunting fees. Authorizes DNR to set fees for processing and handling of applications and provides for the deposit and use of receipts. Amends the State Finance Act to create a special fund. Makes other changes. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes reference to:

520 ILCS 5/2.25

Deletes everything after the enacting clause. Reinserts House Bill 1074 with the following changes: In the Wildlife Code, removes the changes concerning deer hunting season dates and centerfire guns. With respect to the Department's application processing fees, caps the fees at 5% of the charge for the permit or license. Effective immediately.

HOUSE AMENDMENT NO. 2

Deletes reference to:

- 30 ILCS 105/5.640 new
- 520 ILCS 5/2.26

520 ILCS 5/3.37

Deletes everything after the enacting clause. Amends the Fish and Aquatic Life Code and the Wildlife Code. Defines "resident" to require permanent abode in this State rather than actual residency. Requires domiciliary intent. Amends the Wildlife Code. Prohibits the Department of Natural Resources from (i) limiting the number of resident archery deer hunting permits and (ii) limiting to less than 20,000 the number of nonresident archery deer hunting permits. Increases deer hunting fees. Makes other changes. Effective immediately.

SENATE FLOOR AMENDMENT NO. 4

Deletes the requirement that the Department shall not limit the number of resident archery deer hunting permits. Provides that the Department shall not limit the number of non-resident "either sex" archery deer hunting permits (instead of non-resident archery deer hunting permits) to less than 20,000. Provides that non-resident deer hunting and non-resident archery deer hunting permit fee limits are raised in increments over a 3-year period to \$400 and \$425, respectively.

05-02-08 H Filed with the Clerk by Rep. Dan Reitz

- H Chief Co-Sponsor Rep. Mark H. Beaubien, Jr.
- H Chief Co-Sponsor Rep. Brandon W. Phelps
- H First Reading
- H Referred to Rules Committee
- 05-02-16 H Assigned to Executive Committee
- 05-02-23 H Re-assigned to Agriculture & Conservation Committee
- 05-03-02 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-08 H House Amendment No. 1 Filed with Clerk by Agriculture & Conservation Committee
 - H House Amendment No. 1 Adopted in Agriculture & Conservation Committee; by Voice Vote

	H Do Pass as Amended / Standard Debate Agriculture & Conservation
	Committee; 008-005-001
	H Placed on Calendar 2nd Reading - Standard Debate
05-03-15	H Second Reading - Standard Debate
	H Placed on Calendar Order of 3rd Reading - Standard Debate
05-03-17	H Third Reading - Consideration Postponed
	H Placed on Calendar - Consideration Postponed
	H Added Chief Co-Sponsor Rep. Patrick J Verschoore
05-04-12	H House Amendment No. 2 Filed with Clerk by Rep. Dan Reitz
	H House Amendment No. 2 Referred to Rules Committee
	H Recalled to Second Reading - Standard Debate
	H Held on Calendar Order of Second Reading - Standard Debate
05-04-13	H House Amendment No. 2 Rules Refers to Agriculture & Conservation
	Committee
05-04-14	H House Amendment No. 2 Recommends Be Adopted Agriculture &
	Conservation Committee; 010-002-000
	H House Amendment No. 2 Adopted by Voice Vote
	H Placed on Calendar Order of 3rd Reading - Standard Debate
05-04-15	H Third Reading - Standard Debate - Passed 082-033-001
	S Arrive in Senate
	S Placed on Calendar Order of First Reading April 19, 2005
	S Chief Senate Sponsor Sen. Todd Sieben
05-04-19	S First Reading
	S Referred to Rules
05-04-21	S Assigned to Agriculture & Conservation
05-04-22	S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Todd
	Sieben; Chief co-sponsor Senator J. Sullivan
	S Senate Committee Amendment No. 1 Referred to Rules
	S Senate Committee Amendment No. 2 Filed with Secretary by Sen. Todd
	Sieben; Chief co-sponsor Senator J. Sullivan
	S Senate Committee Amendment No. 2 Referred to Rules
05-04-26	H Removed Co-Sponsor Rep. Karen A, Yarbrough
05-05-04	S Do Pass Agriculture & Conservation; 008-000-000
	S Placed on Calendar Order of 2nd Reading May 5, 2005
05-05-10	S Senate Floor Amendment No. 3 Filed with Secretary by Sen. Todd Sieben
	S Senate Floor Amendment No. 3 Referred to Rules
05-05-13	S Senate Floor Amendment No. 4 Filed with Secretary by Sen. Todd Sieben;
	Chief co-sponsor Sen J. Sullivan
	S Senate Floor Amendment No. 4 Referred to Rules
05-05-16	S Senate Floor Amendment No. 4 Rules Refers to Agriculture &
	Conservation
05-05-18	S Senate Floor Amendment No. 4 Recommend Do Adopt Agriculture &
	Conservation; 009-000-000
05-05-19	S Second Reading
	S Senate Floor Amendment No. 4 Adopted; Sieben-J. Sullivan
	S Placed on Calendar Order of 3rd Reading May 20, 2005
05-05-20	S Third Reading - Passed; 053-001-002
	S Senate Committee Amendment No. 1 Tabled Pursuant to Rule 5-4(a)
	S Senate Committee Amendment No. 2 Tabled Pursuant to Rule 5-4(a)
	S Senate Floor Amendment No. 3 Tabled Pursuant to Rule 5-4(a)
	H Arrived in House
	H Placed on Calendar Order of Concurrence Senate Amendment(s) 4
05-05-24	H Senate Floor Amendment No. 4 Motion Filed Concur Rep. Dan Reitz
	H Senate Floor Amendment No. 4 Motion to Concur Referred to Rules
	Committee
05-05-25	H Senate Floor Amendment No. 4 Motion to Concur Recommends be
	Adopted Rules Committee: 003-000-000
05-05-27	H Senate Floor Amendment No. 4 House Concurs 064-052-000
	H Passed Both Houses
05-06-07	H Sent to the Governor
	H Governor Approved
	a solution (approved)

H Effective Date June 7, 2005

H Public Act 94-0010

HB-1075 YOUNGE.

35 ILCS 200/1-55

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

05-02-08 H Filed with the Clerk by Rep. Wyvetter H. Younge

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1076 YOUNGE. 625 ILCS 5/11-501

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

Amends the Illinois Vehicle Code. Makes technical changes in a Section regarding driving under the influence of alcohol, drugs, or intoxicating compounds.

05-02-08 H Filed with the Clerk by Rep. Wyvetter H. Younge

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1077 RYG-BRADY-MCAULIFFE-JAKOBSSON-DUGAN, CHAPA LAVIA, DELGADO, FROEHLICH, LEITCH, ROSE, SACIA, BEISER, PRITCHARD, KOSEL, OSMOND, FEIGENHOLTZ, BOLAND, MAY, LANG, FRANKS, DUNKIN, CHAVEZ, YARBROUGH, MCKEON, MILLER, BRAUER, KELLY, LYONS, EILEEN, BELLOCK, GRAHAM, SCHOCK, WASHINGTON, YOUNGE, DAVIS, WILLIAM, TURNER AND D'AMICO.

625	ILCS	5/6-110	from	Ch.	95	1/2,	par.	6-110
625	ILCS	5/6-117	from	Ch.	95	1/2,	par.	6-117
755	ILCS	50/5-20	was	755	ILC	S 50	/5	
755	ILCS	50/5-40	was	755	ILC	S 50	/7	
755	ILCS	50/5-45	was	755	ILC	S 50	/8	

Amends the Illinois Vehicle Code and the Illinois Anatomical Gift Act. Provides that the Secretary of State may establish a First Person Consent organ and tissue donor registry. Provides that the Secretary may offer, to each applicant for reissuance or renewal of a driver's license or identification card who is 18 or older, the opportunity to have his or her name included on the registry. Provides that the Secretary must advise the person that he or she is under no compulsion to have his or her name included. Establishes additional procedures for creating the registry. Provides that the Secretary must continue, until the registry has been established, to provide, on the reverse side of each driver's license issued, a format that the licensee may use to execute an anatomical gift. Provides that a person may make an anatomical gift by consenting to having his or her name included in the registry. Provides that in the absence of gross negligence or willful misconduct, the Secretary of State and his or her employees are immune from criminal or civil liability in connection with a person's consent to be listed in the registry.

FISCAL NOTE (Office of the Secretary of State)

The estimated cost for House Bill 1077 (first person consent registry) is \$400,000 for the first year and \$60,000 annually thereafter. The estimated costs include training personnel, staff training, microfilm supplies, printers, and office supplies.

05-02-08 H Filed with the Clerk by Rep. Kathleen A. Ryg

H Chief Co-Sponsor Rep. Michael P. McAuliffe

H Chief Co-Sponsor Rep. Naomi D. Jakobsson

H Chief Co-Sponsor Rep. Lisa M. Dugan

H Chief Co-Sponsor Rep. Daniel V. Beiser

H Co-Sponsor Rep. Linda Chapa LaVia

H Co-Sponsor Rep. William Delgado

H Co-Sponsor Rep. Paul D. Froehlich

H Co-Sponsor Rep. David R. Leitch

H Co-Sponsor Rep. Chapin Rose

H Co-Sponsor Rep. Jim Sacia

- H Remove Chief Co-Sponsor Rep. Daniel V. Beiser H Added Co-Sponsor Rep. Daniel V. Beiser H Added Chief Co-Sponsor Rep. Dan Brady H Added Co-Sponsor Rep. Robert W. Pritchard H Added Co-Sponsor Rep. Renee Kosel H First Reading H Referred to Rules Committee H Added Co-Sponsor Rep. JoAnn D. Osmond 05-02-09 H Added Co-Sponsor Rep. Sara Feigenholtz 05-02-10 H Assigned to State Government Administration Committee 05-02-18 H Added Co-Sponsor Rep. Mike Boland H Added Co-Sponsor Rep. Karen May 05-02-23 H Co-Sponsor Rep. Lou Lang 05-02-24 H Do Pass / Short Debate State Government Administration Committee; 009-000-000 05-02-25 H Placed on Calendar 2nd Reading - Short Debate H Added Co-Sponsor Rep. Jack D. Franks H Added Co-Sponsor Rep. Kenneth Dunkin H Added Co-Sponsor Rep. Michelle Chavez 05-02-28 H Fiscal Note Filed 05-03-02 H Added Co-Sponsor Rep. Karen A. Yarbrough 05-03-03 H Added Co-Sponsor Rep. Larry McKeon H Second Reading - Short Debate H Added Co-Sponsor Rep. David E. Miller H Added Co-Sponsor Rep. Rich Brauer H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate 05-03-09 H Third Reading - Short Debate - Passed 116-000-001 H Added Co-Sponsor Rep. Robin Kelly H Added Co-Sponsor Rep. Eileen Lyons H Added Co-Sponsor Rep. Patricia R. Bellock 05-03-10 S Arrive in Senate S Placed on Calendar Order of First Reading S Chief Senate Sponsor Sen. Jacqueline Y. Collins S First Reading S Referred to Rules H Added Co-Sponsor Rep. Deborah L. Graham 05-03-15 S Added as Alternate Chief Co-Sponsor Sen. Mike Jacobs S Added as Alternate Chief Co-Sponsor Sen. Kathleen L. Wojcik H Added Co-Sponsor Rep. Aaron Schock 05-03-16 H Co-Sponsor Rep. Eddie Washington H Co-Sponsor Rep. Wyvetter H. Younge H Co-Sponsor Rep. William Davis H Co-Sponsor Rep. Arthur L. Turner H Co-Sponsor Rep. John D'Amico 05-03-22 S Added as Alternate Chief Co-Sponsor Sen. John J. Cullerton S Assigned to Health & Human Services 05-04-13 S Do Pass Health & Human Services; 008-001-000 05-04-20 S Placed on Calendar Order of 2nd Reading April 21, 2005 S Second Reading 05-05-10 S Placed on Calendar Order of 3rd Reading May 11, 2005 S Third Reading - Passed; 056-002-000 05-05-11 H Passed Both Houses S Added as Alternate Co-Sponsor Sen. Terry Link 05-05-28 S Added as Alternate Co-Sponsor Sen. Ira I. Silverstein S Added as Alternate Co-Sponsor Sen. Mattie Hunter 05-05-29 S Added as Alternate Co-Sponsor Sen. Arthur J. Wilhelmi S Added as Alternate Co-Sponsor Sen. Edward D. Maloney S Added as Alternate Co-Sponsor Sen. Debbie DeFrancesco Halvorson
 - S Added as Alternate Co-Sponsor Sen. M. Maggie Crotty

HB-1078 LANG-NEKRITZ AND YARBROUGH.

35 ILCS 200/12-37 new

35 ILCS 200/16-185

35 ILCS 200/23-20

Amends the Property Tax Code. Provides that whenever, as the result of a final order of the Property Tax Appeal Board or any court, a property assessment is reduced for a tax year for which the taxes have already been paid and the subject property is still owned by the same person, entity, or a successor entity, the chief county assessment officer shall award to the taxpayer obtaining the order a compensatory assessment reduction for the next assessment year available for assessment adjustment. Provides that the amount of the compensatory assessment reduction shall be equal to the assessment reduction for the prior year or years as ordered by Property Tax Appeal Board or court and provides that the amount may be carried forward. Provides that the award of compensatory assessment reductions shall take place prior to and shall be considered in the determination of tax rates by the county clerk. Provides that the award of compensatory assessment reductions shall not affect the determination of the fair market value of the subject property or its assessed valuation once the compensatory assessment reductions have been exhausted.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

05-02-08 H Filed with the Clerk by Rep. Lou Lang

H Chief Co-Sponsor Rep. Elaine Nekritz

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Revenue Committee

05-03-01 H Added Co-Sponsor Rep. Karen A. Yarbrough

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1079 LANG.

735 ILCS 5/8-803.5 new

Amends the Code of Civil Procedure. Provides privilege protection against being compelled to disclose, in any court, administrative board, or agency proceeding, any conversation between a union agent and a bargaining unit member regarding information that the union agent may have acquired in attending to his or her professional duties or while acting in his or her representative capacity. Provides for exceptions to the privilege. Provides that, in the event of a conflict between the application of the privilege and any federal or State labor law, the provisions of the federal or State labor law shall control.

HOUSE AMENDMENT NO. 1

Adds an affiliated or subordinate body of a local or international union to the list to which a union agent may use or reveal information obtained during the course of fulfilling his or her duties. Provides that a union agent may use or reveal information when the express, written, uncoerced consent of the bargaining unit member has been obtained after full disclosure has been provided upon the advice of independent counsel.

HOUSE AMENDMENT NO. 2

Deletes everything after the enacting clause. Reinserts the provisions of the original bill with the following changes. Provides that a union agent shall not be compelled to disclose in any arbitration proceeding any information he or she may have acquired in attending to his or her professional duties or while acting in his or her representative capacity. Adds a subordinate body of a local union or an affiliate or subordinate body of an international union to the list to which a union agent may use or reveal information obtained during the course of fulfilling his or her duties. Provides that a union agent may use or reveal information to the extent it appears necessary to prevent the commission of a crime that is likely to result in a clear, imminent risk of serious physical injury or death of another person. Provides that a union agent may use or reveal information when, after full disclosure has been provided, the written or oral consent of the bargaining unit member has been obtained or, if the bargaining unit member is deceased or has been adjudged incompetent by a court of competent jurisdiction, the written or oral consent of the bargain unit member's guardian or the executor or administrator of the bargaining unit member's guardian or the executor or administrator of the bargaining unit member's guardian or the executor or administrator of the bargaining unit member's guardian or the executor or administrator of the bargaining unit member's estate.

- 05-02-08 H Filed with the Clerk by Rep. Lou Lang H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Judiciary I Civil Law Committee
- 05-02-24 H House Amendment No. 1 Filed with Clerk by Judiciary 1 Civil Law Committee
 - H House Amendment No. 1 Adopted in Judiciary I Civil Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary I Civil Law Committee; 014-000-000
- 05-02-25 H Placed on Calendar 2nd Reading Short Debate
- 05-03-01 H House Amendment No. 2 Filed with Clerk by Rep. Lou Lang
 - H House Amendment No. 2 Referred to Rules Committee
- 05-03-08 H House Amendment No. 2 Recommends Be Adopted Rules Committee; 004-000-000
- 05-03-15 H Second Reading Short Debate
 - H House Amendment No. 2 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-05 H Third Reading Short Debate Passed 076-035-000
- 05-04-06 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 7, 2005
 - S Chief Senate Sponsor Sen. John J. Cullerton
- 05-04-11 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Judiciary
- 05-04-20 S Do Pass Judiciary; 006-002-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005
- 05-05-04 S Added as Alternate Co-Sponsor Sen. Peter J. Roskam
- 05-05-11 S Sponsor Removed Sen. Peter J. Roskam
- 05-05-12 S Fiscal Note Requested by Sen. Kirk W. Dillard
- 05-05-13 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. John J. Cullerton
 - S Senate Floor Amendment No. 1 Referred to Rules
- 05-05-16 S Senate Floor Amendment No. 1 Rules Refers to Judiciary S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 17, 2005
- 05-05-17 S Senate Floor Amendment No. 1 Held in Judiciary
- 05-05-18 S Third Reading Passed; 031-023-000
 - S Senate Floor Amendment No. 1 Tabled Pursuant to Rule 5-4(a) H Passed Both Houses
- 05-06-14 H Sent to the Governor
 - H Governor Approved
 - H Effective Date January 1, 2006

HB-1080 BRADLEY, JOHN-PHELPS.

New Act

30 ILCS 5/3-1

from Ch. 15, par. 303-1

Creates the Southern Illinois Economic Development Authority Act. The territory of the Authority includes the counties of: Franklin, Williamson, Jackson, Union, Alexander, Pulaski, Massac, Pope, Saline, Hardin, Gallatin, and Johnson. Makes findings about the economic conditions in southern Illinois. Provides definitions. Establishes a process for the appointment of 10 members to the Authority. Provides that the Governor appoints 9 members with the advice and consent of the Senate and 1 member is appointed by the Director of Commerce and Economic Opportunity. Provides that except for initial board members (who are given a term of 2, 3, 4, 5, 6, or 7 years), a member's term is 3 years. Provides that the Authority shall appoint an executive director. Provides for powers of the Authority, such as: enter into loans or contracts; ability to sue and be sued; utilize the services of the Illinois Finance Authorizes the Authority to issue bonds up to \$250 million with the Governor's written approval. States that the bonds and notes that the Authority issues shall be exempt from taxes except for the estate,

transfer, and inheritance taxes. Allows the Authority to create enterprise zones. Makes the Authority subject to audit by the Auditor General. Effective immediately.

HOUSE AMENDMENT NO. 1

Amends the Southern Illinois Economic Development Authority Act. Deletes the provision in which the State pays the amounts due on Authority bonds when the Authority cannot pay the amounts due. Deletes the provision for the Authority to designate enterprise zones.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-02-08 H Filed with the Clerk by Rep. John E. Bradley
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-18 H Added Chief Co-Sponsor Rep. Brandon W. Phelps
 - 05-03-01 H Assigned to Executive Committee
 - 05-03-09 H House Amendment No. 1 Filed with Clerk by Executive Committee H House Amendment No. 1 Adopted in Executive Committee; by Voice Vote H Do Pass as Amended / Short Debate Executive Committee; 013-000-000
 - 05-03-10 H Placed on Calendar 2nd Reading Short Debate
 - 05-04-05 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate

 - 05-04-06 H Recalled to Second Reading Short Debate H Held on Calendar Order of Second Reading Short Debate
 - 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-1081 DAVIS, WILLIAM-JONES-FROEHLICH-GILES AND COLVIN.

625 ILCS 5/11-501

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

Amends the Illinois Vehicle Code. Provides that, if a defendant is convicted of aggravated driving under the influence of alcohol, drugs, or intoxicating compounds because his or her DUI violation was the cause of the death of one or more persons, the defendant shall be sentenced to a term of imprisonment, unless the court determines that extraordinary circumstances exist and require probation.

NOTE(S) THAT MAY APPLY: Correctional

- 05-02-08 H Filed with the Clerk by Rep. William Davis
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Judiciary II Criminal Law Committee
- 05-02-25 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 010-004-000
 - H Chief Co-Sponsor Rep. Lovana Jones
 - H Chief Co-Sponsor Rep. Paul D. Froehlich
- 05-02-28 H Placed on Calendar 2nd Reading Short Debate
- 05-03-02 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-03 H Added Co-Sponsor Rep. Marlow H. Colvin
- 05-03-09 H Added Chief Co-Sponsor Rep. Calvin L. Giles
 - H Third Reading Short Debate Passed 117-000-000
- 05-03-10 S Arrive in Senate
- S Placed on Calendar Order of First Reading March 15, 2005
- 05-03-17 S Chief Senate Sponsor Sen. Jacqueline Y. Collins S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Judiciary
- S Do Pass Judiciary; 010-000-000 05-04-20
 - S Placed on Calendar Order of 2nd Reading April 21, 2005
- S Added as Alternate Chief Co-Sponsor Sen. Kirk W. Dillard
- 05-05-10 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 11, 2005
- 05-05-11 S Added as Alternate Chief Co-Sponsor Sen. Martin A. Sandoval S Third Reading - Passed; 059-000-000 H Passed Both Houses
- 05-05-28 S Added as Alternate Co-Sponsor Sen. Terry Link
- 05-05-29 S Added as Alternate Co-Sponsor Sen. Mattie Hunter
- 05-06-09 H Sent to the Govemor

625 ILCS 5/6-208.1

1731

05-07-05 H Governor Approved

HB-1082 DAVIS, WILLIAM AND YARBROUGH.

from Ch. 95 1/2, par. 6-208.1

Amends the Illinois Vehicle Code. Increases from 6 months to one year the term of a statutory summary suspension of driving privileges for failure or refusal to complete a test or tests to determine alcohol, drug, or intoxicating compound concentration.

05-02-08 H Filed with the Clerk by Rep. William Davis

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Judiciary II - Criminal Law Committee

05-03-01 H Co-Sponsor Rep. Karen A. Yarbrough

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1083 DUGAN-MCAULIFFE-PRITCHARD-HULTGREN-WINTERS.

Makes appropriations to the Board of Trustees of Governors State University for its ordinary and contingent expenses. Effective July 1, 2005.

05-02-08 H Filed with the Clerk by Rep. Lisa M. Dugan

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Appropriations-Higher Education Committee

05-02-24 H Added Chief Co-Sponsor Rep. Michael P. McAuliffe

H Added Chief Co-Sponsor Rep. Robert W. Pritchard

H Added Chief Co-Sponsor Rep. Randall M. Hultgren

H Added Chief Co-Sponsor Rep. Dave Winters

HB-1084 HASSERT-VERSCHOORE-MCGUIRE-SACIA AND FRANKS.

430 ILCS 65/5

from Ch. 38, par. 83-5

Amends the Firearm Owners Identification Card Act. Provides that the application of an applicant found qualified under the Act or proof of payment of the \$5 Firearm Owner's Identification Card fee, shall serve as valid proof of a Firearm Owner's Identification Card until it is issued in cases where the Department of State Police fails to approve the application of a qualified applicant within 30 days from the date it was received.

HOUSE AMENDMENT NO. 1

Provides that the renewal application (instead of application) of an applicant found qualified or proof of payment of the \$5 application fee shall serve as valid proof of a Firearm Owner's Identification Card until it is issued in cases where the Department of State Police fails to approve the renewal application (instead of application) of a qualified applicant within 30 days from the date it was received.

05-02-08 H Filed with the Clerk by Rep. Brent Hassert

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Judiciary II - Criminal Law Committee

05-03-09 H Added Co-Sponsor Rep. Jack D. Franks

H Added Co-Sponsor Rep. Linda Chapa LaVia

- 05-03-10 H House Amendment No. 1 Filed with Clerk by Judiciary II Criminal Law Committee
 - H House Amendment No. 1 Adopted in Judiciary II Criminal Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary II Criminal Law Committee; 014-000-000
- 05-03-11 H Placed on Calendar 2nd Reading Short Debate
- 05-03-15 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-16 H Added Chief Co-Sponsor Rep. Patrick J Verschoore
 - H Added Chief Co-Sponsor Rep. Jack McGuire
 - H Removed Co-Sponsor Rep. Linda Chapa LaVia
 - H Third Reading Short Debate Passed 072-039-002
 - H Added Chief Co-Sponsor Rep. Jim Sacia

05-03-17 S Arrive in Senate

S Placed on Calendar Order of First Reading April 6, 2005

HB-1085 BEISER-DUGAN-BOLAND, YARBROUGH AND GORDON.

35 ILCS 105/3-50 from Ch. 120, par. 439.3-50

35 ILCS 120/2-45 from Ch. 120, par. 441-45

Amends the Use Tax Act and the Retailers' Occupation Tax Act. Provides that the manufacturing and assembling machinery and equipment exemption also includes production related tangible personal property. Defines "production related tangible personal property" as all tangible personal property used or consumed by the purchaser in a manufacturing facility in which a manufacturing process takes place, including tangible personal property purchased for incorporation into real estate within a manufacturing facility and including, but not limited to, tangible personal property used or consumed in activities such as preproduction material handling, receiving, quality control, inventory control, storage, staging, and packaging for shipping and transportation purposes. Provides that "production related tangible personal property" does not include (i) tangible personal property used, within or without a manufacturing facility, in sales, purchasing, accounting, fiscal management, marketing, personnel recuiment or selection, or landscaping or (ii) tangible personal property required to be titled or registered with a department, agency, or unit of federal, state, or local government. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-08 H Filed with the Clerk by Rep. Daniel V. Beiser

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Revenue Committee

05-03-02 H Added Co-Sponsor Rep. Karen A. Yarbrough

05-03-09 H Added Chief Co-Sponsor Rep. Lisa M. Dugan

- H Added Chief Co-Sponsor Rep. Mike Boland
- 05-03-10 H Added Co-Sponsor Rep. Careen M Gordon

H Rule 19(a) / Re-referred to Rules Committee

HB-1086 JAKOBSSON.

720 ILCS 5/21-3

from Ch. 38, par. 21-3

Amends the Criminal Code of 1961. Provides that a person does not commit criminal trespass to real property if he or she enters into the public area of (rather than being in) a building which is open to the public while the building is open to the public during its normal hours of operation; nor does a person commit criminal trespass to real property if he or she enters the public area of a public building under the reasonable belief that the building is still open to the public.

NOTE(S) THAT MAY APPLY: Correctional

- 05-02-08 H Filed with the Clerk by Rep. Naomi D. Jakobsson
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Judiciary II Criminal Law Committee
- 05-02-25 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 012-001-001
- 05-02-28 H Placed on Calendar 2nd Reading Short Debate
- 05-03-02 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-09 H Third Reading Short Debate Passed 115-002-000
- 05-03-10 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 15, 2005

HB-1087 BURKE.

40 ILCS 5/4-102 from Ch. 108 1/2, par. 4-102

Amends the Downstate Firefighter Article of the Illinois Pension Code. Makes a technical change in a Section concerning definitions.

NOTE(S) THAT MAY APPLY: Pension

- 05-02-08 H Filed with the Clerk by Rep. Daniel J. Burke
 - H First Reading
 - H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1088 MATHIAS-MEYER-FROEHLICH-MOFFITT, YARBROUGH, BELLOCK AND KRAUSE.

15 ILCS 335/14B

from Ch. 124, par. 34B

Amends the Illinois Identification Card Act. Provides that a person convicted of certain fraudulent ID card violations when there are aggravating circumstances is guilty of a Class 3 felony (now, Class 4 felony) and for a second or subsequent violation is guilty of a Class 2 felony (now, Class 3 felony).

- NOTE(S) THAT MAY APPLY: Correctional
 - 05-02-08 H Filed with the Clerk by Rep. Sidney H. Mathias H First Reading
 - H Referred to Rules Committee
 - 05-02-10 H Assigned to Judiciary II Criminal Law Committee
 - 05-02-18 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 016-000-000
 - H Placed on Calendar 2nd Reading Short Debate
 - 05-02-25 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-03-01 H Added Co-Sponsor Rep. Karen A. Yarbrough
 - 05-03-09 H Third Reading Short Debate Passed 116-000-000
 - H Added Chief Co-Sponsor Rep. James H. Meyer
 - H Added Chief Co-Sponsor Rep. Paul D. Froehlich
 - H Added Chief Co-Sponsor Rep. Donald L. Moffitt
 - H Added Co-Sponsor Rep. Patricia R. Bellock
 - H Added Co-Sponsor Rep. Carolyn H. Krause
 - 05-03-10 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 15, 2005
 - 05-05-04 S Chief Senate Sponsor Sen. Terry Link
 - 05-05-05 S First Reading
 - S Referred to Rules
 - 05-10-19 S Rule 2-10 Third Reading Deadline Extended to December 31, 2005 S Assigned to Judiciary
 - 05-10-25 S Do Pass Judiciary; 007-000-000
 - S Placed on Calendar Order of 2nd Reading October 26, 2005
 - 05-10-26 S Second Reading
 - S Placed on Calendar Order of 3rd Reading October 27, 2005
 - 05-10-27 S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins S Third Reading - Passed; 058-000-000 H Passed Both Houses
 - 05-11-23 H Sent to the Governor
 - 05-12-05 H Governor Approved
 - H Effective Date June 1, 2006 H Public Act 94-0701

HB-1089 HULTGREN.

- 40 ILCS 5/14-103.40 new
- 40 ILCS 5/14-103.41 new
- 40 ILCS 5/14-105.8 new
- 40 ILCS 5/14-133 from Ch. 108 1/2, par. 14-133

40 ILCS 5/14-133.2 new

Amends the State Employee Article of the Illinois Pension Code. Provides that the System may offer to employees the option to participate in a self-managed program of retirement benefits instead of the program of retirement benefits currently offered. Provides that a self-managed plan shall authorize a participating employee to accumulate assets for retirement through a combination of employer and employee contributions that may be invested at the employee's direction in mutual funds, collective investment funds, or other investment products and used to purchase annuity contracts. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

05-02-08 H Filed with the Clerk by Rep. Randall M. Hultgren

H First Reading H Referred to Rules Committee 05-02-10 H Assigned to Executive Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1090 HULTGREN.

105	ILCS	5/2-3.27	from	Ch.	122,	par.	2-3.27
105	ILCS	5/2-3.28	from	Ch.	122,	par.	2-3.28
~ ^	11 00	005000					

30 ILCS 805/8.29 new

Amends the School Code. Requires that the forms, procedure, and regulations for school district accounts and budgets be on a per month basis and that the budget and accounting system be on a per month basis. Amends the State Mandates Act to require implementation without reimbursement by the State. Effective immediately.

STATE MANDATES FISCAL NOTE (Illinois State Board of Education)

The text of the bill includes an exemption from the State Mandates Act. While the costs would increase somewhat, there are no data available to provide a reliable estimate of the increase in costs.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

05-02-08 H Filed with the Clerk by Rep. Randall M. Hultgren

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Elementary & Secondary Education Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

05-04-11 H State Mandates Fiscal Note Filed

HB-1091 HULTGREN.

35 ILCS 5/216 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

05-02-08 H Filed with the Clerk by Rep. Randall M. Hultgren

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Revenue Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1092 HULTGREN.

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

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

05-02-08 H Filed with the Clerk by Rep. Randall M. Hultgren

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1093 HULTGREN.

30 ILCS 105/5.640 new

625 ILCS 5/3-663 new

Amends the Illinois Vehicle Code and the State Finance Act. Creates the Illinois Professional Golfers Association Foundation Junior Golf Fund as a special fund in the State treasury. Provides for the issuance of Illinois Professional Golfers Association Foundation Junior Golf license plates. Provides that in addition to the appropriate registration fees, an applicant for the special plate shall be charged a fee of \$40 at original issuance and at renewal. Provides that \$25 of the additional original issuance fee and \$38 of the renewal fee shall be deposited into the Illinois Professional Golfers Association Foundation Junior Golf 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 Illinois Professional Golfers Association Foundation Junior Golf Fund shall be paid as grants to the Illinois Professional Golfers Association Foundation to help Association members expose Illinois youngsters to the game of golf. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-08 H Filed with the Clerk by Rep. Randall M. Hultgren

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to State Government Administration Committee

05-03-02 H Motion to Suspend Rule 25 - Prevailed

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1094 ROSE-BAILEY-GRAHAM-SACIA, BRADLEY, JOHN, JAKOBSSON, CHAVEZ, JEFFERSON, BERRIOS, DUGAN, PIHOS, FRANKS AND CHAPA LAVIA.

730 ILCS 5/5-5-3

from Ch. 38, par. 1005-5-3

Amends the Unified Code of Corrections. Provides that a period of probation, a term of periodic imprisonment, or conditional discharge shall not be imposed for the offense of aggravated criminal sexual abuse if the offender who held a position of trust, authority, or supervision in relation to the victim was the victim's teacher.

HOUSE AMENDMENT NO. 2

Provides that a period of probation, a term of periodic imprisonment, or conditional discharge shall not be imposed for the offense of aggravated criminal sexual abuse if the offender: (i) was an administrator, teacher, employee, or volunteer in the same school district in which the victim was a student; or (ii) held a position of trust, authority, or supervision in relation to the victim (instead of held a position of trust, authority, or supervision in relation to the victim as the victim's teacher).

CORRECTIONAL NOTE (H-AM 2) (Dept. of Corrections)

Corrections Population Impact: 369 Inmates. Fiscal Impact: \$94,946,200.

NOTE(S) THAT MAY APPLY: Correctional

- 05-02-08 H Filed with the Clerk by Rep. Chapin Rose
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Judiciary II Criminal Law Committee
- 05-02-25 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 016-000-000
 - H Added Chief Co-Sponsor Rep. Patricia Bailey
 - H Added Chief Co-Sponsor Rep. Deborah L. Graham
- 05-02-28 H Placed on Calendar 2nd Reading Short Debate
- 05-03-03 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-03-09 H House Amendment No. 1 Filed with Clerk by Rep. Chapin Rose
 - H House Amendment No. 1 Referred to Rules Committee
- 05-03-14 H House Amendment No. 1 Rules Refers to Judiciary II Criminal Law Committee
- 05-03-16 H House Amendment No. I Recommends Be Adopted Judiciary II Criminal Law Committee; 016-000-000
 - H Added Chief Co-Sponsor Rep. Jim Sacia
 - H Added Chief Co-Sponsor Rep. William Delgado
- 05-03-30 H House Amendment No. 2 Filed with Clerk by Rep. Chapin Rose
- H House Amendment No. 2 Referred to Rules Committee
- 05-04-06 H Added Co-Sponsor Rep. John E. Bradley
 - H Added Co-Sponsor Rep. Naomi D. Jakobsson
 - H Added Co-Sponsor Rep. Michelle Chavez
 - H Added Co-Sponsor Rep. Charles E. Jefferson
 - H Added Co-Sponsor Rep. Maria Antonia Berrios
 - H House Amendment No. 2 Rules Refers to Judiciary II Criminal Law Committee
- 05-04-07 H House Amendment No. 2 Recommends Be Adopted Judiciary II Criminal Law Committee; 014-001-000

05-04-08	H Added Co-Sponsor Rep. Lisa M. Dugan H Added Co-Sponsor Rep. Sandra M. Pihos
	H House Amendment No. 1 Adopted by Voice Vote
	H House Amendment No. 1 Motion to Reconsider Vote - Prevails by Voice Vote
	H House Amendment No. 1 Withdrawn by Rep. Chapin Rose
	H House Amendment No. 2 Adopted by Voice Vote
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-04-13	H Third Reading - Short Debate - Passed 111-000-006
	H Remove Chief Co-Sponsor Rep. William Delgado
	H Added Co-Sponsor Rep. Jack D. Franks
	H Added Co-Sponsor Rep. Linda Chapa LaVia
05-04-14	S Arrive in Senate
05 01 11	S Placed on Calendar Order of First Reading April 15, 2005
	S Chief Senate Sponsor Sen. Dale A. Righter
05-04-15	
05-015	S Referred to Rules
05 04 10	
05-04-19	S Correctional Note Filed as amended by House Amendment No. 2, from the
	Illinois Department of Corrections.
	S Assigned to Judiciary
00 00 00	

05-05-05 S Held in Judiciary

05-05-06 S Rule 3-9(a) / Re-referred to Rules

HB-1095 FLIDER AND YARBROUGH.

New Act 720 ILCS 5/32-4

from Ch. 38, par. 32-4

Creates the Juror Protection Act. Provides that a person who represents himself or herself during any phase of a jury trial and is subsequently found guilty of any charge must seek and obtain leave of the court prior to making any attempt to contact any member of the jury panel, regardless of the reason for inquiry. Sets out a process for petitioning the court for leave to contact a member of the jury panel. Provides that any attempt to contact a member of the jury panel following that members refusal to speak as outlined in the Act shall be deemed a violation of Section 32-4 of the Criminal Code of 1961. Amends the Criminal Code of 1961. Makes violation of the Juror Protection Act a Class 4 felony.

NOTE(S) THAT MAY APPLY: Correctional

05-02-08	H Filed with the Clerk by Rep. Robert F. Flider
	H First Reading
	H Referred to Rules Committee
05-02-10	H Assigned to Judiciary II - Criminal Law Committee
05-02-18	H Do Pass / Short Debate Judiciary II - Criminal Law Committee; 016-000-
	000
	H Placed on Calendar 2nd Reading - Short Debate
05-03-02	H Added Co-Sponsor Rep. Karen A. Yarbrough
	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
	H Third Reading - Short Debate - Passed 116-000-000
05-03-10	S Arrive in Senate
	S Placed on Calendar Order of First Reading
	S Chief Senate Sponsor Sen. Frank C. Watson
	S First Reading
	S Referred to Rules
	S Assigned to Judiciary
05-04-20	S Do Pass Judiciary; 008-000-000
	S Placed on Calendar Order of 2nd Reading April 21, 2005
05-05-10	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 11, 2005
05-05-18	S Third Reading - Passed; 055-000-000
	H Passed Both Houses
	H Sent to the Governor
05-07-12	H Governor Approved
	H Effective Date January 1, 2006

HB-1096 HOLBROOK.

305 ILCS 42/5

Amends the Nutrition Outreach and Public Education Act. Makes a technical change in a Section concerning legislative findings.

05-02-08 H Filed with the Clerk by Rep. Thomas Holbrook

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1097 DUNKIN.

5 ILCS 120/1.02 from Ch. 102, par. 41.02

5 ILCS 120/2 from Ch. 102, par. 42

Amends the Open Meetings Act. Provides that tourism boards and convention or civic center boards (now tourism boards and convention or civic center boards located in counties that are contiguous to the Mississippi River with populations of more than 250,000 but less than 300,000) are public bodies for purposes of the Act. Provides that a tourism board or a convention or civic center board may hold closed meetings to consider convention or event contracts or convention or event contract proposals.

HOUSE AMENDMENT NO. 1

Deletes reference to: 5 ILCS 120/1.02

from Ch. 102, par. 41.02

Deletes everything after the enacting clause. Amends the Open Meetings Act. Provides that a civic center board (previously a tourism board or a convention or civic center board) may hold closed meetings to consider convention or event contracts or convention or event contract proposals.

FISCAL NOTE (H-AM1) (Central Management Services)

The Department of Central Management Services anticipates no fiscal impact from this bill, as amended.

NOTE(S) THAT MAY APPLY: Mandate

05-02-08 H Filed with the Clerk by Rep. Thomas Holbrook

- H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to State Government Administration Committee
- 05-03-02 H Motion to Suspend Rule 25 Prevailed
 - H Chief Sponsor Changed to Rep. Bill Mitchell
- 05-03-07 H Chief Sponsor Changed to Rep. Kenneth Dunkin
- 05-03-09 H House Amendment No. 1 Filed with Clerk by State Government Administration Committee
 - H House Amendment No. 1 Adopted in State Government Administration Committee; by Voice Vote
 - H Do Pass as Amended / Standard Debate State Government Administration Committee; 005-004-000
- 05-03-10 H Placed on Calendar 2nd Reading Standard Debate
- 05-03-15 H Second Reading Standard Debate
 - H Placed on Calendar Order of 3rd Reading Standard Debate
- 05-03-16 H Fiscal Note Filed As Amended by HA 1
 - H Third Reading Standard Debate Lost 007-105-000

HB-1098 NEKRITZ-COULSON-FLOWERS-OSTERMAN-ACEVEDO, HAMOS, YARBROUGH, RYG, JEFFERSON, CHAVEZ, BRADLEY, RICHARD, FEIGENHOLTZ, CURRIE AND COLLINS.

- 720 ILCS 5/Art. 24A heading new
- 720 ILCS 5/24A-1 new
- 720 ILCS 5/24A-5 new
- 720 ILCS 5/24A-10 new
- 720 ILCS 5/24A-15 new
- 720 ILCS 5/24A-20 new
- 720 ILCS 5/24A-25 new

 720
 ILCS
 5/24A-30
 new

 720
 ILCS
 5/24A-35
 new

 720
 ILCS
 5/24A-40
 new

 720
 ILCS
 5/24A-45
 new

 720
 ILCS
 5/24A-45
 new

 720
 ILCS
 5/24A-45
 new

Creates the 50 Caliber Rifle and 50 Caliber Ammunition Regulation Law in the Criminal Code of 1961. Provides that any person who, within this State, manufactures or causes to be manufactured, distributes, transports, or imports into the State, keeps for sale, or offers or exposes for sale, or who gives or lends a 50 caliber rifle or 50 caliber ammunition is guilty of a Class 2 felony. Provides that any person who, within this State, possesses a 50 caliber rifle or 50 caliber ammunition is guilty of a Class A misdemeanor. Provides that a first violation of these provisions is a petty offense punishable by a fine not exceeding \$500, if the person was found in possession of no more than 2 firearms and certain conditions are met. Permits certain persons and entities to obtain a permit to possess or manufacture 50 caliber rifles and 50 caliber ammunition.

HOUSE AMENDMENT NO. 1

Deletes reference to: 720 ILCS 5/Art. 24A heading new 720 ILCS 5/24A-1 new 720 ILCS 5/24A-5 new 720 ILCS 5/24A-10 new 720 ILCS 5/24A-15 new 720 ILCS 5/24A-20 new 720 ILCS 5/24A-25 new 720 ILCS 5/24A-30 new 720 ILCS 5/24A-35 new 720 ILCS 5/24A-40 new 720 ILCS 5/24A-45 new 720 ILCS 5/24A-50 new Adds reference to: 720 ILCS 5/24-0.5 new 720 ILCS 5/24-1 720 ILCS 5/24-2

from Ch. 38, par. 24-1 from Ch. 38, par. 24-2

Deletes everything after the enacting clause. Amends the Criminal Code of 1961 relating to the unlawful use of weapons. Prohibits the sale, manufacture, purchase, possession, or carrying of 50 caliber rifles and 50 caliber ammunition. Provides that a violation is a Class 2 felony, unless the weapon is possessed in the passenger compartment of the a motor vehicle or upon the person, while loaded, in which case a violation is a Class X felony. Exempts: (1) peace officers while in performance of their official duties; (2) wardens, superintendents, and keepers of prisons, penitentiaries, jails, and other institutions for the detention of persons accused or convicted of an offense; (3) members of the Armed Services or Reserve Forces of the United States or the Illinois National Guard, while in the performance of their official duty; and (4) persons licensed under federal law to manufacture those weapons and their ammunition. Provides that the provision prohibiting the sale, manufacture, purchase, possession, or carrying of 50 caliber rifles and 50 caliber ammunition does not apply to a person that possesses a 50 caliber rifle or 50 caliber ammunition before the effective date of the amendatory Act. Provides that such person shall only be allowed to transfer a 50 caliber rifle or 50 caliber ammunition to a dealer licensed as a federal firearms dealer on or after the effective date of the amendatory Act.

JUDICIAL NOTE (Admin Office of the Illinois Courts)

Would neither increase nor decrease the number of judges needed in the state.

HOUSE AMENDMENT NO. 2

Eliminates the prohibition on the sale, manufacture, purchase, or possession of 50 caliber ammunition.

FISCAL NOTE (Illinois State Police)

The estimated implementation cost is \$655,000 with annual costs being approximately \$225,000.

JUDICIAL NOTE (Admin Office of the Illinois Courts)

Would neither increase nor decrease the number of judges needed in the state.

FISCAL NOTE (H-AM 1 & 2)(Illinois State Police)

House Bill 1098 (House Amendments 1 & 2) has no fiscal impact to the Illinois State

Police.

HOUSE AMENDMENT NO. 3

Provides that the term "50 caliber rifle" does not include a shotgun with a caliber measurement that is equal to or greater than .50 caliber, or a muzzle-loader used for "black powder" hunting or battle re-enactments.

HOME RULE NOTE (H-AM 3) (Dept. of Commerce & Econ Opportunity)

Does not pre-empt home authority.

STATE MANDATES FISCAL NOTE (H-AM 3) (Dept. of Commerce & Econ Opportunity)

Does not create a state mandate under the State Mandates Act.

HOUSING AFFORDABILITY IMPACT NOTE (H-AM 3) (Housing Development Authority)

This legislation will have no fiscal effect on constructing, purchasing, owning, or selling a single-family residence.

FISCAL NOTE (H-AM 3) (Illinois State Police)

There will be no fiscal impact to the Illinois State Police.

STATE DEBT IMPACT NOTE (H-AM 3)(Comm on Gov't Forecasting & Accountability) House Bill 1098, as amended by House Amendment 3, would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

PENSION NOTE (H-AM 3)(Comm on Gov't Forecasting & Accountability)

House Bill 1098, as amended by House Amendment 3, would not impact any public pension fund or retirement system in Illinois.

JUDICIAL NOTE (H-AM 1)(Admin Office of the Illinois Courts)

Based on a review of the bill it has been determined that this legislation would neither increase nor decrease the number of judges needed in the state.

BALANCED BUDGET NOTE (H-AM 3) (Gov. Office of Management & Budget)

No impact on the state budget.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

- 05-02-08 H Filed with the Clerk by Rep. Elaine Nekritz
 - H Chief Co-Sponsor Rep. Elizabeth Coulson
 - H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Human Services Committee
- 05-02-24 H Added Chief Co-Sponsor Rep. Mary E. Flowers
- H Added Co-Sponsor Rep. Julie Hamos
- 05-02-25 H Added Chief Co-Sponsor Rep. Harry Osterman
- 05-03-01 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-09 H House Amendment No. I Filed with Clerk by Human Services Committee
 - H House Amendment No. 1 Adopted in Human Services Committee; by Voice Vote
 - H Do Pass as Amended / Standard Debate Human Services Committee; 007-003-001
- 05-03-10 H Placed on Calendar 2nd Reading Standard Debate
- H Added Co-Sponsor Rep. Kathleen A. Ryg
- 05-03-16 H Fiscal Note Requested by Rep. Brandon W. Phelps H Judicial Note Requested by Rep. Brandon W Phelps H Judicial Note Filed
- 05-03-17 H House Amendment No. 2 Filed with Clerk by Rep. Elaine Nekritz
 - H House Amendment No. 2 Referred to Rules Committee
 - H Added Co-Sponsor Rep. Charles E. Jefferson H Added Co-Sponsor Rep. Michelle Chavez
- 05-03-23 H Fiscal Note Filed
- 05-03-28 H Judicial Note Filed
- 05-03-30 H Fiscal Note Filed As Amended by HA 1,2
- 05-04-05 H House Amendment No. 2 Recommends Be Adopted Rules Committee; 005-000-000
- 05-04-06 H Added Co-Sponsor Rep. Richard T. Bradley
 - H Second Reading Standard Debate
 - H House Amendment No. 2 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Standard Debate

H Added Chief Co-Sponsor Rep. Edward J. Acevedo

- 05-04-07 H Added Co-Sponsor Rep. Sara Feigenholtz
- 05-04-11 H Added Co-Sponsor Rep. Barbara Flynn Currie
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee
- 05-05-16 H Committee/Final Action Deadline Extended-9(b) May 31, 2005
 - H Approved for Consideration Rules Committee; 003-001-000
 - H Placed on Calendar Order of 3rd Reading Standard Debate
- 05-05-17 H Recalled to Second Reading Standard Debate
- H Held on Calendar Order of Second Reading Standard Debate
- 05-05-18 H House Amendment No. 3 Filed with Clerk by Rep. Elaine Nekritz
 - H House Amendment No. 3 Referred to Rules Committee
- 05-05-19 H House Amendment No. 3 Recommends Be Adopted Rules Committee; 003-001-000
 - H Fiscal Note Requested by Rep. Mike Bost; As Amended by HA 3
 - H State Mandates Fiscal Note Requested by Rep. Mike Bost; As Amended by HA 3
 - H Balanced Budget Note Requested by Rep. Mike Bost; As Amended by HA 3
 - H Home Rule Note Requested by Rep. Mike Bost; As Amended by HA 3
 - H Judicial Note Requested by Rep. Mike Bost; As Amended by HA 3
 - H Second Reading Standard Debate
 - H House Amendment No. 3 Adopted by Voice Vote
 - H Held on Calendar Order of Second Reading Standard Debate
- 05-05-20 H Home Rule Note Filed As Amended by HA 3
 - H State Mandates Fiscal Note Filed As Amended by HA 3
- 05-05-23 H Housing Affordability Impact Note Filed As Amended by HA 3
 - H Fiscal Note Filed As Amended by HA 3
 - H State Debt Impact Note Filed As Amended by HA 3
 - H Pension Note Filed As Amended by HA 3
 - H Judicial Note Filed As Amended by HA 3
- 05-05-24 H Balanced Budget Note Filed As Amended by HA 3
- 05-05-25 H Second Reading Standard Debate
 - H Placed on Calendar Order of 3rd Reading Standard Debate
- 05-05-30 H Added Co-Sponsor Rep. Annazette Collins
 - 05-05-31 H Rule 19(a) / Re-referred to Rules Committee

HB-1099 MUNSON-DUGAN-NEKRITZ AND SCHMITZ.

765 ILCS 745/24

from Ch. 80, par. 224

Amends the Mobile Home Landlord and Tenant Rights Act. Provides that a park owner must purchase a tenant's mobile home at fair market value if a tenant is unable to sell his or her mobile home within 90 days after initially placing it on the market because the park owner has increased the rent that a subsequent owner would have to pay by a percentage greater than the average percentage increase of all other increases in the lot within the last 5 years.

- 05-02-08 H Filed with the Clerk by Rep. Ruth Munson
 - H Chief Co-Sponsor Rep. Lisa M. Dugan
 - H Chief Co-Sponsor Rep. Elaine Nekritz
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
 - H Added Co-Sponsor Rep. Timothy L. Schmitz
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1100 MILLER-SAVIANO-LYONS, JOSEPH-FRITCHEY-GRANBERG, BOLAND, HAMOS, HOLBROOK, KELLY, VERSCHOORE, BERRIOS, FLOWERS, WINTERS, FROEHLICH, LANG, YARBROUGH, WASHINGTON, HOWARD, COLVIN, COLLINS, GRAHAM, MCKEON, FEIGENHOLTZ, BLACK, WATSON, MCGUIRE, DUGAN, PHELPS, DAVIS, WILLIAM, RYG, JAKOBSSON, PATTERSON, EDDY, SCULLY, DAVIS, MONIQUE, MENDOZA, OSMOND, MULLIGAN, DELGADO, BRADLEY, RICHARD, MEYER, SMITH, TURNER, CHAVEZ, CHAPA LAVIA, OSTERMAN, CURRIE, BASSI, BELLOCK, COULSON, HULTGREN, MUNSON, REIS, YOUNGE, LYONS, EILEEN, FLIDER, GORDON, GILES, BEISER,

BRADLEY, JOHN, JEFFERSON, SOTO, CULTRA, JONES AND PARKE.

New	Act							
20	ILCS	1205/4	from	Ch.	17,	par.	104	
20	ILCS	1205/6	from	Ch.	17,	par.	106	
205	ILCS	670/21	from	Ch.	17,	par.	5427	
815	ILCS	505/2Z	from	Ch.	121	1/2,	par.	262Z

Creates the Payday Loan Reform Act. Provides that the Division of Financial Institutions of the Department of Financial and Professional Regulation shall license and regulate entities that offer payday loans (loans under which a lender accepts a post-dated check, authorization to debit a consumer's bank account, or an interest in a consumer's wages as security for the loan). Establishes requirements and restrictions applicable to license applications and licensing. Contains provisions regarding: limitations, requirements, and disclosures applicable to loan agreements, terms of loans, finance charges, and renewal of loans; revocation, suspension, and surrender of licenses; information to be available to the public; complaint handling; hearings; books and records; reports; advertising; prohibited acts; bonding; administrative rules; and other matters. Amends the Financial Institutions Code to provide for the administration of the Payday Loan Reform Act. Amends the Consumer Installment Loan Act to provide that the Act does not apply to payday loans. Provides that a violation of the Payday Loan Reform Act constitutes a violation of the Consumer Fraud and Deceptive Business Practices Act. Effective immediately.

HOUSE AMENDMENT NO. 1

Adds reference to: 5 ILCS 140/7

from Ch. 116, par. 207

Deletes everything after the enacting clause. Creates the Payday Loan Reform Act. Requires the Division of Financial Institutions of the Department of Financial and Professional Regulation to license and regulate certain entities that offer payday loans (loans under which a lender accepts a post-dated check, authorization to debit a consumer's bank account, or an interest in a consumer's wages as security for the loan). Establishes requirements and restrictions applicable to license applications and licensing. Contains provisions regulating payday loans regarding: limitations, requirements, and disclosures applicable to loan agreements, terms of loans, finance charges, and renewal of loans; revocation, suspension, and surrender of licenses; information to be available to the public; complaint handling; hearings; books and records; reports; advertising; prohibited acts; bonding; administrative rules; and other matters. Amends the Freedom of Information Act to exempt from disclosure under that Act information contained in the certified database maintained by the Division of Financial Institutions of the Department of Financial and Professional Regulation in accordance with the Payday Loan Reform Act. Amends the Financial Institutions Code to provide for the administration of the Payday Loan Reform Act. Amends the Consumer Installment Loan Act to provide that the Act does not apply to payday loans. Provides that a violation of the Payday Loan Reform Act constitutes a violation of the Consumer Fraud and Deceptive Business Practices Act. Effective 90 days after becoming law.

JUDICIAL NOTE (Admin Office of the Illinois Courts)

Based on a review of this bill it has been determined that the legislation may cause a minimal increase in judicial workloads. However, the bill would not increase the number of judges needed in the State.

PENSION NOTE (Government Forecasting & Accountability)

Would not impact any public pension fund or retirement system in Illinois.

PENSION NOTE (HA-1) (Government Forecasting & Accountability)

As amended by HA1, would not impact any public pension fund or retirements system in Illinois.

STATE DEBT IMPACT NOTE (Government Forecasting & Accountability)

Would not change the amount of authorization for any type of State-issued or Statesupported bond, and therefore would not affect the level of State indebtedness.

STATE DEBT IMPACT NOTE (HA-1) (Government Forecasting & Accountability)

As amended by HA1, would not change the amount of authorization for any type of State-issued or State-supported bond, and therefore would not affect the level of State indebtedness.

HOUSING AFFORDABILITY IMPACT NOTE (Housing Development Authority)

House Bill 1100 will have no effect on constructing, purchasing, owning, or selling a single-family residence.

HOME RULE NOTE (H-AM 1)(Dept. of Commerce and Economic Opportunity)

In the opinion of the Department of Commerce and Economic Opportunity, House Bill 1100 (H-AM 1) does not pre-empt home rule authority.

STATE MANDATES FISCAL NOTE (Economic and Fiscal Commission)

In the opinion of the Department of Commerce and Economic Opportunity, House Bill 1100 (H-AM 1) does not create a State mandate under the State Mandates Act.

FISCAL NOTE (H-AM 1) (Dept. of Financial and Prof Regulation)

House Bill 1100 (H-AM 1) has a total fiscal impact of \$280,823.25 to the State of Illinois.

FISCAL NOTE (Dept of Corrections)

There is not enough available data to make an objective determination regarding the impact of House Bill 1100, but the impact on the Department is expected to be minimal given that persons convicted of offenses under the Payday Loan Reform Act would be prosecuted under the the Consumer Fraud and Deceptive Business Practice Act if the Payday Loan Reform Act. Each person sentenced to prison for a Class 1 felony would serve and average of 31 months at a cost of \$53,909; each prison sentenced for a Class 2 felony would serve an average of 21 months at a cost of \$36,519; and each person sentenced to prison for a Class 3 felony would serve an average of 13 months at a cost of \$22,607. Each new admission would also require the construction of one additional prison bed at the cost of \$58,485.

CORRECTIONAL NOTE (Dept of Corrections)

There is not enough available data to make an objective determination regarding the impact of House Bill 1100, but the impact on the Department is expected to be minimal given that persons convicted of offenses under the Payday Loan Reform Act would be prosecuted under the the Consumer Fraud and Deceptive Business Practice Act if the Payday Loan Reform Act. Each person sentenced to prison for a Class 1 felony would serve and average of 31 months at a cost of \$53,909; each prison sentenced for a Class 2 felony would serve an average of 21 months at a cost of \$36,519; and each person sentenced to prison for a Class 3 felony would serve an average of 13 months at a cost of \$22,607. Each new admission would also require the construction of one additional prison bed at the cost of \$58,485.

FISCAL NOTE (H-AM 3) Dept of Corrections)

There is not enough available data to make an objective determination regarding the impact of House Bill 1100 (H-AM 3), but the impact on the Department is expected to be minimal given that persons convicted of offenses under the Payday Loan Reform Act would be prosecuted under the the Consumer Fraud and Deceptive Business Practice Act if the Payday Loan Reform Act. Each person sentenced to prison for a Class 1 felony would serve and average of 31 months at a cost of \$53,909; each prison sentenced for a Class 2 felony would serve an average of 21 months at a cost of \$36,519; and each person sentenced to prison for a Class 3 felony would serve an average of 13 months at a cost of \$22,607. Each new admission would also require the construction of one additional prison bed at the cost of \$58,485.

CORRECTIONAL NOTE (H-AM 3) (Dept of Corrections)

There is not enough available data to make an objective determination regarding the impact of House Bill 1100 (H-AM 3), but the impact on the Department is expected to be minimal given that persons convicted of offenses under the Payday Loan Reform Act would be prosecuted under the the Consumer Fraud and Deceptive Business Practice Act if the Payday Loan Reform Act. Each person sentenced to prison for a Class 1 felony would serve and average of 31 months at a cost of \$53,909; each prison sentenced for a Class 2 felony would serve an average of 21 months at a cost of \$36,519; and each person sentenced to prison for a Class 3 felony would serve an average of 13 months at a cost of \$22,607. Each new admission would also require the construction of one additional prison bed at the cost of \$58,485.

JUDICIAL NOTE (H-AM 3) (Admin Office of the Illinois Courts)

Based on a review of this bill it has been determined that the legislation would neither increase nor decrease the number of judges needed in this State.

CORRECTIONAL NOTE (H-AM 2) (Dept of Corrections)

There is not enough available data to make an objective determination regarding the impact of House Bill 1100 (H-AM 2), but the impact on the Department is expected to be minimal given that persons convicted of offenses under the Payday Loan Reform Act would be prosecuted under the the Consumer Fraud and Deceptive Business Practice Act if the Payday Loan Reform Act. Each person sentenced to prison for a Class 1 felony would serve and average of 31 months at a cost of \$53,909; each prison sentenced for a Class 2 felony would serve an average of 21 months at a cost of \$36,519; and each

person sentenced to prison for a Class 3 felony would serve an average of 13 months at a cost of \$22,607. Each new admission would also require the construction of one additional prison bed at the cost of \$58,485.

FISCAL NOTE (H-AM 2) (Dept of Corrections)

There is not enough available data to make an objective determination regarding the impact of House Bill 1100 (H-AM 2), but the impact on the Department is expected to be minimal given that persons convicted of offenses under the Payday Loan Reform Act would be prosecuted under the the Consumer Fraud and Deceptive Business Practice Act if the Payday Loan Reform Act. Each person sentenced to prison for a Class 1 felony would serve and average of 31 months at a cost of \$53,909; each prison sentenced for a Class 2 felony would serve an average of 21 months at a cost of \$36,519; and each person sentenced to prison for a Class 3 felony would serve an average of 13 months at a cost of \$22,607. Each new admission would also require the construction of one additional prison bed at the cost of \$58,485.

HOME RULE NOTE (H-AM 3)(Dept. of Commerce and Economic Opportunity)

In the opinion of the Department of Commerce and Economic Opportunity, House Bill 1100 (H-AM 3) does not pre-empt home rule authority.

STATE MANDATES FISCAL NOTE (H-AM 3)(Dept. of Commerce and Economic Opportunity)

In the opinion of the Department of Commerce and Economic Opportunity, House Bill 1100 (H-AM 3) does not create a State mandate under the State Mandates Act.

FISCAL NOTE (H-AM 3) (Dept. of Financial and Prof Regulation)

House Bill 1100 (H-AM 3) has a total fiscal impact of \$280,823.25 to the State of Illinois.

JUDICIAL NOTE (H-AM2) (Administrative Office of the Ill. Courts)

Would neither increase nor decrease the number of judges needed in the State.

STATE MANDATES FISCAL NOTE (H-AM 2)(Dept. of Commerce and Economic Opportunity)

In the opinion of the Department of Commerce and Economic Opportunity, House Bill 1100 (H-AM 2) does not create a State mandate under the State Mandates Act.

HOME RULE NOTE (H-AM 3)(Dept. of Commerce and Economic Opportunity)

In the opinion of the Department of Commerce and Economic Opportunity, House Bill 1100 (H-AM 2) does not pre-empt home rule authority.

PENSION NOTE (H-AM 2) (Gov't Forecasting & Accountability)

Would not impact any public pension fund or retirement system in Illinois.

PENSION NOTE (H-AM 3) (Gov't Forecasting & Accountability)

Would not impact any public pension fund or retirement system in Illinois.

BALANCED BUDGET NOTE (Gov. Office of Management & Budget)

We estimate that HB1100 will bring in a potential \$142,500 in new revenue (not including additional revenue from fines and penalties), while enforcement of this bill will cost approximately \$281,000.

BALANCED BUDGET NOTE (H-AM 1) (Gov. Office of Management & Budget)

We estimate that HB1100 will bring in a potential \$475,000 in new revenue (not including additional revenue from fines and penalties), while enforcement of this bill will cost approximately \$281,000.

BALANCED BUDGET NOTE (H-AM 2) (Gov. Office of Management & Budget)

We estimate that HB1100 will bring in a potential \$475,000 in new revenue (not including additional revenue from fines and penalties), while enforcement of this bill will cost approximately \$281,000.

BALANCED BUDGET NOTE (H-AM 3) (Gov. Office of Management & Budget)

We estimate that HB1100 will bring in a potential \$475,000 in new revenue (not including additional revenue from fines and penalties), while enforcement of this bill will cost approximately \$281,000.

FISCAL NOTE (H-AM 3) (Dept. of Financial and Prof Regulation)

House Bill 1100 (H-AM 3) has a total fiscal impact of \$280,823.25 to the State of Illinois. The department estimates a \$475,000 increase in revenue from the annual license fees in contrast to the related costs.

STATE DEBT IMPACT NOTE (H-AM 2) (Gov. Forecasting and Accountability)

Would not affect the level of State indebtedness.

HOUSING AFFORDABILITY IMPACT NOTE (H-AM 2) (Housing Development Authority)

No fiscal effect on a single-family residence. HOUSING AFFORDABILITY IMPACT NOTE (H-AM 3) (Housing Development Authority) No fiscal effect on a single-family residence. HOUSING AFFORDABILITY IMPACT NOTE (H-AM 2) (Housing Development Authority) This legislation will have no effect on constructing, purchasing, owning, or selling a single-family residence. HOUSING AFFORDABILITY IMPACT NOTE (H-AM 3) (Housing Development Authority) This legislation will have no effect on constructing, purchasing, owning, or selling a single-family residence. CORRECTIONAL NOTE (Department of Corrections) There is no corrections population or fiscal impact on the Department. FISCAL NOTE (Department of Corrections) There is no corrections population or fiscal impact on the Department. CORRECTIONAL NOTE (H-AM 1) (Department of Corrections) There is no corrections population or fiseal impact on the Department. FISCAL NOTE (H-AM 1) (Department of Corrections) There is no corrections population or fiscal impact on the Department. CORRECTIONAL NOTE (H-AM 2) (Department of Corrections) There is no corrections population or fiscal impact on the Department. FISCAL NOTE (H-AM 2) (Department of Corrections) There is no corrections population or fiscal impact on the Department. CORRECTIONAL NOTE (H-AM 3) (Department of Corrections) There is no corrections population or fiscal impact on the Department. FISCAL NOTE (H-AM 3) (Department of Corrections) There is no corrections population or fiscal impact on the Department. JUDICIAL NOTE (H-AM 2) (Admin Office of the Illinois Courts) Would neither increase nor decrease the number of judges needed in the state. JUDICIAL NOTE (H-AM 3) (Admin Office of the Illinois Courts) Would neither increase nor decrease the number of judges needed in the state. STATE DEBT IMPACT NOTE (HA-3) (Government Forecasting & Accountability) Would not change the amount of authorization for any type of State-issued or Statesupported bond, and therefore would not affect the level of State indebtedness. HOUSE AMENDMENT NO. 4 Deletes everything after the enacting clause. Creates the Payday Loan Reform Act. Requires the Division of Financial Institutions of the Department of Financial and Professional Regulation to license and regulate certain entities that offer payday loans (loans under which a lender accepts a post-dated check, authorization to debit a consumer's bank account, or an interest in a consumer's wages as security for the loan). Establishes requirements and restrictions applicable to license applications and licensing. Contains provisions regulating payday loans regarding: limitations, requirements, and disclosures applicable to loan agreements, terms of loans, finance charges, and renewal of loans; revocation, suspension, and surrender of licenses; information to be available to the public; complaint handling; hearings; books and records; reports; advertising; prohibited acts; bonding; administrative rules; and other matters. Amends the Freedom of Information Act to exempt from disclosure under that Act information contained in the database certified by the Division of Financial Institutions of the Department of Financial and Professional Regulation in accordance with the Payday Loan Reform Act. Amends the Financial Institutions Code to provide for the administration of the Payday Loan Reform Act. Amends the Consumer Installment Loan Act to provide that the Act does not apply to payday loans. Provides that a violation of the Payday Loan Reform Act constitutes a violation of the Consumer Fraud and Deceptive Business Practices Act. Effective 90 days after becoming law.

FISCAL NOTE (H-AM4) (Dept. of Financial & Prof. Regulation)

The agency foresees the need for 4 head count (2 Executive II and 2 Financial Institutions Examiner-Trainee) positions for the administration, regulation, and examination of Payday Loan providers as outlined in the bill. Personal services and related costs for 4 headcount: \$280,823. An appropriation for the \$280,823 estimated cost would need to be added to the agency's budget, however, the amount of revenue generated from the

annual license fee would amount to \$475,000 which would more than cover those costs. JUDICIAL NOTE (H-AM 4) (Admin Office of the Illinois Courts)

Would neither increase nor decrease the number of judges needed in the state.

HOME RULE NOTE (H-AM 4)(Dept. of Commerce and Economic Opportunity)

In the opinion of the Department of Commerce and Economic Opportunity, this legislation does not pre-empt home rule authority.

STATE MANDATES FISCAL NOTE (H-AM 4)(Dept. of Commerce and Economic Opportunity)

In the opinion of the Department of Commerce and Economic Opportunity, this legislation does not create a State mandate under the State Mandates Act.

STATE DEBT IMPACT NOTE (H-AM 4) (Government Forecasting & Accountability)

Would not change the amount of authorization for any type of State-issued or Statesupported bond, and therefore would not affect the level of State indebtedness.

PENSION NOTE (H-AM 4) (Government Forecasting & Accountability)

Would not impact any public pension fund or retirement system in Illinois.

HOUSING AFFORDABILITY IMPACT NOTE (H-AM 4) (Housing Development Authority)

No fiscal effect on a single-family residence.

CORRECTIONAL NOTE (H-AM 4) (Dept of Corrections)

Corrections population impact: None. Fiscal impact: None.

FISCAL NOTE (H-AM4) (Dept of Corrections)

Corrections population impact: None. Fiscal impact: None.

LAND CONVEYANCE APPRAISAL NOTE (H-AM 4) (Dept. of Transportation)

As there are no parcels of land being conveyed in this bill, there are no appraisals to be filed by the Department of Transportation.

BALANCED BUDGET NOTE (H-AM 4) (Gov. Office of Management & Budget)

Fiscal impact: Increased revenue \$475,000. Associated Cost \$281,000.

HOUSING AFFORDABILITY IMPACT NOTE (Housing Development Authority)

No fiscal effect on a single-family residence.

SENATE COMMITTEE AMENDMENT NO. 1

Deletes reference to:

5 ILCS 140/7

Deletes everything after the enacting clause. Reinserts the provisions of the engrossed bill but makes the following changes. Provides that the Department of Financial and Professional Regulation (rather than the Division of Financial Institutions of the Department of Financial and Professional Regulation) shall regulate payday loan lenders and makes corresponding changes. Defines "certified database" and makes changes to the definition of "commercially reasonable method of verification". Makes corresponding changes. Defines "consumer reporting service" as an entity that provides a database certified by the Department. Provides that no lender may charge more than \$15.50 (rather than \$16) per \$100 loaned on any payday loan over the term of the loan and provides that the charge is considered fully earned as of the date on which the loan is made. Deletes a provision that subtracts the unearned portion of the finance charge calculated on a simple interest basis when a consumer redeems a check or other item issued in connection with a payday loan before the loan becomes payable by paying the full amount of the check or other item. Deletes a provision that requires the lender to refund the finance charges to a consumer when the consumer repays a payday loan in full before its due date. Provides that certain information contained in the certified database regarding any consumer is strictly confidential and is exempt from disclosure under specified provisions of the Freedom of Information Act and deletes provisions amending the Freedom of Information Act to exempt the information from disclosure under different provisions of that Act. Changes various required notices to state that a repayment plan will provide the consumer at least 55 (rather than 56) days to repay the loan in installments with no additional finance charges, interest, fees, or other charges of any kind. Provides that once a loan becomes subject to a repayment plan, the loan shall not be construed to be in default until the default date provided under the terms of the repayment plan. Provides that the prohibition against rollovers of payday loans does not apply with regard to repayment plans. Provides that a licensee (now, a lender) shall pay the cost for administrative hearings under the Act. Makes other changes, Effective 180 days after becoming law.

FISCAL NOTE (S-AM 1) (Dept. of Financial & Prof. Regulation)

The agency foresees the need for 4 head count (2 Executive II and 2 Financial Institutions Examiner-Trainee) positions for the administration, regulation, and examination of Payday Loan providers as outlined in the bill. Personal services and related costs for 4 headcount: \$280,823. An appropriation for the \$280,823 estimated cost would need to be added to the agency's budget, however, the amount of revenue generated from the annual license fee would amount to \$475,000 which would more than cover those costs. SENATE FLOOR AMENDMENT NO. 3 Adds reference to: 815 ILCS 205/4 from Ch. 17, par. 6404 Amends the Interest Act. Provides that it is lawful to receive and collect interest and charges as authorized by the Payday Loan Reform Act. NOTE(S) THAT MAY APPLY: Fiscal 05-02-08 H Filed with the Clerk by Rep. David E. Miller H Chief Co-Sponsor Rep. Angelo Saviano H Chief Co-Sponsor Rep. Joseph M. Lyons H Chief Co-Sponsor Rep. Susana A Mendoza H Chief Co-Sponsor Rep. John A. Fritchey H Co-Sponsor Rep. Julie Hamos H Co-Sponsor Rep. Thomas Holbrook H Co-Sponsor Rep. Robin Kelly H Added Co-Sponsor Rep. Patrick J Verschoore H Added Co-Sponsor Rep. Maria Antonia Berrios H First Reading H Referred to Rules Committee 05-02-09 H Added Co-Sponsor Rep. Mary E. Flowers H Added Co-Sponsor Rep. Dave Winters H Added Co-Sponsor Rep. Paul D. Froehlich H Added Co-Sponsor Rep. Lou Lang H Added Co-Sponsor Rep. Karen A. Yarbrough H Added Co-Sponsor Rep. Eddie Washington H Added Co-Sponsor Rep. Constance A, Howard H Added Co-Sponsor Rep. Marlow H. Colvin H Added Co-Sponsor Rep. Annazette Collins H Added Co-Sponsor Rep. Deborah L. Graham H Added Co-Sponsor Rep. Larry McKeon H Added Co-Sponsor Rep. Sara Feigenholtz 05-02-10 H Assigned to Financial Institutions Committee H Added Co-Sponsor Rep. William B. Black H Added Co-Sponsor Rep. Jim Watson H Added Co-Sponsor Rep. Jack McGuire H Added Co-Sponsor Rep. Lisa M. Dugan H Added Co-Sponsor Rep. Brandon W. Phelps H Added Co-Sponsor Rep. William Davis H Added Co-Sponsor Rep. Kathleen A. Ryg H Added Co-Sponsor Rep. Naomi D. Jakobsson 05-02-16 H Added Co-Sponsor Rep. Milton Patterson 05-02-17 H Added Co-Sponsor Rep. Roger L. Eddy 05-02-18 H Added Co-Sponsor Rep. George Scully, Jr. H Added Co-Sponsor Rep. Monique D. Davis 05-02-23 H Added Co-Sponsor Rep. Kurt M. Granberg 05-02-24 H Remove Chief Co-Sponsor Rep. Susana A Mendoza H Added Chief Co-Sponsor Rep. Kurt M. Granberg H Removed Co-Sponsor Rep. Kurt M. Granberg H Added Co-Sponsor Rep. Susana A Mendoza H Added Co-Sponsor Rep. JoAnn D. Osmond H Added Co-Sponsor Rep. Rosemary Mulligan H Added Co-Sponsor Rep. William Delgado H Added Co-Sponsor Rep. Richard T. Bradley 05-03-08 H Remove Chief Co-Sponsor Rep. Kurt M. Granberg H Added Chief Co-Sponsor Rep. Mike Boland H Added Co-Sponsor Rep. Kurt M. Granberg

- H House Amendment No. 1 Filed with Clerk by Financial Institutions Committee
- H House Amendment No. 1 Adopted in Financial Institutions Committee; by Voice Vote
- H Do Pass as Amended / Standard Debate Financial Institutions Committee; 016-003-010

05-03-09 H Placed on Calendar 2nd Reading - Standard Debate

- H Fiscal Note Requested by Rep. David E. Miller
- H State Mandates Fiscal Note Requested by Rep. David E. Miller
- H Balanced Budget Note Requested by Rep. David E. Miller
- H Correctional Note Requested by Rep. David E. Miller
- H Home Rule Note Requested by Rep. David E. Miller
- H Housing Affordability Impact Note Requested by Rep. David E. Miller
- H Judicial Note Requested by Rep. David E. Miller
- H Land Conveyance Appraisal Note Requested by Rep. David E. Miller
- H Pension Note Requested by Rep. David E. Miller
- H State Debt Impact Note Requested by Rep. David E. Miller

05-03-10 H Judicial Note Filed

- H Added Co-Sponsor Rep. James H. Meyer
- H Pension Note Filed
- H Pension Note Filed As Amended by HA 1
- H State Debt Impact Note Filed
- H State Debt Impact Note Filed As Amended by HA 1
- 05-03-14 H Housing Affordability Impact Note Filed
- 05-03-15 H Added Co-Sponsor Rep. Michael K. Smith
 - H Added Co-Sponsor Rep. Arthur L. Turner
 - H Added Co-Sponsor Rep. Michelle Chavez
 - H Added Co-Sponsor Rep. Linda Chapa LaVia H House Amendment No. 2 Filed with Clerk by Rep. David E. Miller
 - H House Amendment No. 2 Referred to Rules Committee
 - H Added Co-Sponsor Rep. Harry Osterman
 - H Added Co-Sponsor Rep. Barbara Flynn Currie
 - H Second Reading Standard Debate
 - H Held on Calendar Order of Second Reading Standard Debate
 - H House Amendment No. 3 Filed with Clerk by Rep. David E. Miller
 - H House Amendment No. 3 Referred to Rules Committee
- 05-03-16 H Home Rule Note Filed As Amended by HA 1
 - H State Mandates Fiscal Note Filed As Amended by HA 1
 - H Fiscal Note Requested by Rep. Brent Hassert; As Amended by HA 3
 - H State Mandates Fiscal Note Requested by Rep. Brent Hassert; As Amended by HA 3
 - H Correctional Note Requested by Rep. Brent Hassert; As Amended by HA 3
 - H Home Rule Note Requested by Rep. Brent Hassert; As Amended by HA З
 - H Housing Affordability Impact Note Requested by Rep. Brent Hassert; As Amended by HA 3
 - H Judicial Note Requested by Rep. Brent Hassert; As Amended by HA 3
 - H Pension Note Requested by Rep. Brent Hassert; As Amended by HA 3
 - H Co-Sponsor Rep. Suzanne Bassi
 - H Co-Sponsor Rep. Patricia R. Bellock
 - H Co-Sponsor Rep. Elizabeth Coulson
 - H Co-Sponsor Rep. Randall M. Hultgren
 - H Co-Sponsor Rep. Ruth Munson
 - H Co-Sponsor Rep. David Reis
 - H Co-Sponsor Rep. Wyvetter H. Younge
 - H Co-Sponsor Rep. Eileen Lyons
 - H Fiscal Note Filed As Amended by HA 1
 - H Fiscal Note Filed As Amended by HA 3
 - H Correctional Note Filed As Amended by HA 3
 - H Fiscal Note Filed

H Correctional Note Filed

- H Judicial Note Filed As Amended by HA 2
- H Fiscal Note Requested by Rep. Brent Hassert; As Amended by HA 2
- H State Mandates Fiscal Note Requested by Rep. Brent Hassert; As Amended by HA 2
- H Correctional Note Requested by Rep. Brent Hassert; As Amended by HA 2
- H Home Rule Note Requested by Rep. Brent Hassert; As Amended by HA 2
- H Housing Affordability Impact Note Requested by Rep. Brent Hassert; As Amended by HA 2
- H Judicial Note Requested by Rep. Brent Hassert; As Amended by HA 2
- H Pension Note Requested by Rep. Brent Hassert; As Amended by HA 2
- H Correctional Note Filed As Amended by HA 2
- H Fiscal Note Filed As Amended by HA 2
- H Home Rule Note Filed As Amended by HA 3
- H State Mandates Fiscal Note Filed As Amended by HA 3
- H Fiscal Note Filed As Amended by HA 3
- H Judicial Note Filed As Amended by HA 3
- H Balanced Budget Note Requested by Rep. David E. Miller; As Amended by HA 3
- H Correctional Note Requested by Rep. David E. Miller; As Amended by HA 3
- H Housing Affordability Impact Note Requested by Rep. David E. Miller; As Amended by HA 3
- H Land Conveyance Appraisal Note Requested by Rep. David E. Miller; As Amended by HA 3
- H Pension Note Requested by Rep. David E. Miller; As Amended by HA 3
- H State Debt Impact Note Requested by Rep. David E. Miller; As Amended by HA 3
- H State Mandates Fiscal Note Filed As Amended by HA 2
- H Home Rule Note Filed As Amended by HA 2
- H Pension Note Filed As Amended by HA 2
- H Pension Note Filed As Amended by HA 3
- 05-03-17 H Balanced Budget Note Filed
 - H Balanced Budget Note Filed As Amended by HA 1
 - H Balanced Budget Note Filed As Amended by HA 2
 - H Balanced Budget Note Filed As Amended by HA 3
 - H Fiscal Note Filed As Amended by HA 3 (REVISED)
 - H State Debt Impact Note Filed As Amended by HA 2
 - H Housing Affordability Impact Note Filed As Amended by HA 2
 - H Housing Affordability Impact Note Filed As Amended by HA 3
- 05-03-22 H Housing Affordability Impact Note Filed As Amended by HA 3
 - H Housing Affordability Impact Note Filed As Amended by HA 2 H Correctional Note Filed
 - H Fiscal Note Filed
 - H Correctional Note Filed As Amended by HA 1
 - H Fiscal Note Filed As Amended by HA 1
 - H Correctional Note Filed As Amended by HA 2
 - H Fiscal Note Filed As Amended by HA 2
 - H Correctional Note Filed As Amended by HA 3
 - H Fiscal Note Filed As Amended by HA 3
- 05-03-28 H Judicial Note Filed As Amended by HA 2
- H Judicial Note Filed As Amended by HA 3
- 05-04-05 H Added Co-Sponsor Rep. Robert F. Flider H Added Co-Sponsor Rep. Careen M Gordon
 - H State Debt Impact Note Filed As Amended by HA 3
- 05-04-06 H House Amendment No. 4 Filed with Clerk by Rep. David E. Miller H House Amendment No. 4 Referred to Rules Committee
 - H Fiscal Note Requested by Rep. David E. Miller; As Amended by HA 4
 - H State Mandates Fiscal Note Requested by Rep. David E. Miller; A

Amended by HA 4

- H Balanced Budget Note Requested by Rep. David E. Miller; As Amended by HA 4
- H Correctional Note Requested by Rep. David E. Miller; As Amended by HA 4
- H Home Rule Note Requested by Rep. David E. Miller; As Amended by HA 4
- H Housing Affordability Impact Note Requested by Rep. David E. Miller; As Amended by HA 4
- H Judicial Note Requested by Rep. David E. Miller; As Amended by HA 4
- H Land Conveyance Appraisal Note Requested by Rep. David E. Miller; As Amended by HA 4
- H Pension Note Requested by Rep. David E. Miller; As Amended by HA 4
- H State Debt Impact Note Requested by Rep. David E. Miller; As Amended by HA 4
- H Fiscal Note Filed As Amended by HA 4
- H Added Co-Sponsor Rep. Calvin L. Giles
- H Judicial Note Filed As Amended by HA 4
- 05-04-07 H Home Rule Note Filed As Amended by HA 4
 - H State Mandates Fiscal Note Filed As Amended by HA 4
 - H Added Co-Sponsor Rep. Daniel V. Beiser
 - H Added Co-Sponsor Rep. John E. Bradley
 - H State Debt Impact Note Filed As Amended by HA 4
 - H House Amendment No. 4 Rules Refers to Financial Institutions Committee
- 05-04-08 H House Amendment No. 4 Recommends Be Adopted Financial Institutions Committee; 028-000-000
 - H Added Co-Sponsor Rep. Charles E. Jefferson
 - H Second Reading Standard Debate
 - H House Amendment No. 4 Adopted by Voice Vote
 - H Held on Calendar Order of Second Reading Standard Debate
 - H Pension Note Filed As Amended by HA 4
- 05-04-11 H Housing Affordability Impact Note Filed As Amended by HA 4 H Correctional Note Filed As Amended by HA 4
 - H Fiscal Note Filed As Amended by HA 4
 - H Land Conveyance Appraisal Note Filed As Amended by HA 4
- 05-04-12 H Balanced Budget Note Filed As Amended by HA 4
 - H Added Co-Sponsor Rep. Cynthia Soto
 - H Placed on Calendar Order of 3rd Reading Standard Debate
 - H Remove Chief Co-Sponsor Rep. Mike Boland
 - H Added Chief Co-Sponsor Rep. Kurt M. Granberg
 - H Added Co-Sponsor Rep. Mike Boland
 - H Removed Co-Sponsor Rep. Kurt M. Granberg
 - H Third Reading Standard Debate Passed 117-000-000
 - H House Amendment No. 2 Tabled Pursuant to Rule 40(a)
 - H House Amendment No. 3 Tabled Pursuant to Rule 40(a)
 - H Added Co-Sponsor Rep. Shane Cultra
- 05-04-13 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 14, 2005
 - S Chief Senate Sponsor Sen. Kimberly A. Lightford
 - S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
 - S Added as Alternate Chief Co-Sponsor Sen. Jeffrey M. Schoenberg
 - S Added as Alternate Chief Co-Sponsor Sen. Pamela J. Althoff
 - S Added as Alternate Chief Co-Sponsor Sen. Dale A. Righter
 - S Added as Alternate Co-Sponsor Sen. Kwame Raoul
 - S First Reading
 - S Referred to Rules
- 05-04-14 S Added as Alternate Co-Sponsor Sen. Donne E. Trotter
 - S Added as Alternate Co-Sponsor Sen. James T. Meeks
 - S Added as Alternate Co-Sponsor Sen. Dave Sullivan
- 05-04-15 S Added as Alternate Co-Sponsor Sen. Dale E. Risinger
- 05-04-19 S Housing Affordability Impact Note Filed from the Illinois Housing

	Development Authority.
	S Added as Alternate Co-Sponsor Sen. Mattie Hunter
	S Added as Alternate Co-Sponsor Sen. William E. Peterson
	S Added as Alternate Co-Sponsor Sen. Todd Sieben
05 04 20	S Added as Alternate Co-Sponsor Sen. Adeline Jay Geo-Karis
05-04-20	
	S Added as Alternate Co-Sponsor Sen. Don Harmon
	S Added as Alternate Co-Sponsor Sen. Carol Ronen
05-04-21	S Added as Alternate Co-Sponsor Sen. Edward D. Maloney S Assigned to Financial Institutions
05-04-21	S Added as Alternate Co-Sponsor Sen. Rickey R. Hendon
05-04-22	S Senate Committee Amendment No. 1 Filed with Secretary by Sen.
00-00-04	Jacqueline Y. Collins
	S Senate Committee Amendment No. 1 Referred to Rules
	S Senate Committee Amendment No. 1 Rules Refers to Financial Institutions
05-05-05	S Senate Committee Amendment No. 1 Adopted
	S Do Pass as Amended Financial Institutions; 010-000-000
	S Placed on Calendar Order of 2nd Reading May 10, 2005
	S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Jacqueline Y.
	Collins
	S Senate Floor Amendment No. 2 Referred to Rules
05-05-10	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 11, 2005
05-05-11	S Fiscal Note Filed as amended by Senate Amendment No. 1, from the
05 05 10	Illinois Department of Financial and Professional Regulation.
05-05-12	S Senate Floor Amendment No. 3 Filed with Secretary by Sen. Jacqueline Y.
	Collins
05 05 14	S Senate Floor Amendment No. 3 Referred to Rules
05-05-16	S Senate Floor Amendment No. 3 Rules Refers to Financial Institutions S Senate Floor Amendment No. 3 Recommend Do Adopt Financial
05-05-17	Institutions; 005-000-000
05-05-18	S Recalled to Second Reading
03-03-10	S Senate Floor Amendment No. 3 Adopted; Collins
	S Placed on Calendar Order of 3rd Reading May 19, 2005
05-05-19	S Added as Alternate Co-Sponsor Sen. Iris Y. Martinez
	S Added as Alternate Co-Sponsor Sen. Martin A. Sandoval
	S Added as Alternate Co-Sponsor Sen. Ira I. Silverstein
	S Added as Alternate Co-Sponsor Sen. Antonio Munoz
	S Added as Alternate Co-Sponsor Sen. Gary Forby
	S Added as Alternate Co-Sponsor Sen. Mike Jacobs
	S Added as Alternate Co-Sponsor Sen. Terry Link
	S Added as Alternate Co-Sponsor Sen. Miguel del Valle
	S Added as Alternate Co-Sponsor Sen. Debbie DeFrancesco Halvorson
	S Added as Alternate Co-Sponsor Sen. Louis S. Viverito
	S Added as Alternate Co-Sponsor Sen. George P. Shadid S Added as Alternate Co-Sponsor Sen. Deanna Demuzio
	S Added as Alternate Co-Sponsor Sen. Arthur J. Wilhelmi
	S Added as Alternate Co-Sponsor Sen. William R. Haine
	S Added as Alternate Co-Sponsor Sen. Emil Jones, Jr.
	S Added as Alternate Co-Sponsor Sen. James F. Clayborne, Jr.
	S Third Reading - Passed; 057-001-000
	S Senate Floor Amendment No. 2 Tabled Pursuant to Rule 5-4(a)
05-05-20	HAITIved in House
	H Placed on Calendar Order of Concurrence Senate Amendment(s) 1,3
	H Senate Committee Amendment No. 1 Motion Filed Concur Rep. David E. Miller
	H Senate Floor Amendment No. 3 Motion Filed Concur Rep. David E. Miller H Senate Committee Amendment No. 1 Motion to Concur Referred to Rules
	Committee
	H Senate Floor Amendment No. 3 Motion to Concur Referred to Rules
	Committee

- 05-05-23 H Senate Committee Amendment No. 1 Motion to Concur Referred to Financial Institutions Committee
 - H Senate Floor Amendment No. 3 Motion to Concur Referred to Financial Institutions Committee
- 05-05-24 H Senate Committee Amendment No. 1 Motion to Concur Recommends be Adopted Financial Institutions Committee; 021-000-000
 - H Senate Floor Amendment No. 3 Motion to Concur Recommends be Adopted Financial Institutions Committee; 021-000-000
 - H Added Co-Sponsor Rep. Lovana Jones
- 05-05-27 H Added Co-Sponsor Rep. Terry R. Parke
 - H Senate Committee Amendment No. 1 House Concurs 116-000-000
 - H Senate Floor Amendment No. 3 House Concurs 116-000-000
 - H Passed Both Houses
- 05-06-07 H Sent to the Governor
- 05-06-09 H Governor Approved
 - H Effective Date December 6, 2005

HB-1101 MILLNER-HULTGREN-JENISCH.

65 ILCS 5/7-1-13

from Ch. 24, par. 7-1-13

Amends the Illinois Municipal Code. Provides that any unincorporated territory containing 60 acres or less may be annexed by any municipality by which it is bounded if it is wholly bounded by one or more municipalities in a county with a population of more than 800,000 inhabitants and less than 2,000,000 inhabitants and either (i) a utility right-of-way that is at least 100 feet wide or (ii) a railroad or operating property, as defined in the Property Tax Code, being immediately adjacent to, but exclusive of the property. Nothing in these provisions shall subject any railroad property to the zoning or jurisdiction of a municipality annexing the territory, nor shall the utility property be included for purposes of calculating the territory annexed. Effective immediately.

- 05-02-08 H Filed with the Clerk by Rep. John J. Millner
 - H Chief Co-Sponsor Rep. Randall M. Hultgren
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Local Government Committee
- 05-02-17 H Do Pass / Short Debate Local Government Committee; 009-001-000
- 05-02-18 H Placed on Calendar 2nd Reading Short Debate
 - H Added Chief Co-Sponsor Rep. Roger Jenisch
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-09 H Third Reading Short Debate Passed 116-000-000
- 05-03-10 S Arrive in Senate
- S Placed on Calendar Order of First Reading March 15, 2005
- 05-03-18 S Chief Senate Sponsor Sen. Peter J. Roskam
- 05-04-06 S First Reading
- S Referred to Rules
- 05-05-03 S Assigned to Executive
- 05-05-06 S Rule 3-9(a) / Re-referred to Rules

HB-1102 FROEHLICH-MATHIAS-HOWARD-BAILEY-WASHINGTON, MILLER AND GRAHAM.

705 ILCS 305/10.3 new

Amends the Jury Act. Provides that any mother nursing her child shall, upon request, be excused from jury service.

- 05-02-08 H Filed with the Clerk by Rep. Paul D. Froehlich
 - H First Reading
 - H Referred to Rules Committee
- 05-02-09 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
 - H Added Chief Co-Sponsor Rep. Constance A. Howard
 - H Added Chief Co-Sponsor Rep. Patricia Bailey
- 05-02-10 H Assigned to Judiciary I Civil Law Committee
- 05-02-17 H Do Pass / Short Debate Judiciary I Civil Law Committee; 010-000-000

05-02-18	H Added Chief Co-Sponsor Rep. Eddie Washington H Placed on Calendar 2nd Reading - Short Debate H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate
05-02-24	H Third Reading - Short Debate - Passed 113-000-000
	S Arrive in Senate
	S Placed on Calendar Order of First Reading March 1, 2005
	S Chief Senate Sponsor Sen. Don Harmon
05-03-01	S First Reading
	S Referred to Rules
05-03-03	H Added Co-Sponsor Rep. David E. Miller
05-03-10	H Added Co-Sponsor Rep. Deborah L. Graham
05-04-13	S Assigned to Health & Human Services
	S Postponed - Health & Human Services
05-05-05	S Do Pass Health & Human Services; 009-000-000
	S Placed on Calendar Order of 2nd Reading May 10, 2005
05-05-10	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 11, 2005
05-07-01	S Pursuant to Senate Rule 3-9(b) / Referred to Rules

HB-1103 FROEHLICH-PATTERSON-MENDOZA, YARBROUGH, DELGADO, CHAPA LAVIA, FRANKS AND SOTO.

775 ILCS 5/7-106

from Ch. 68, par. 7-106

Amends the Illinois Human Rights Act. Authorizes the Department of Human Rights to commission a study to investigate housing discrimination in Illinois, if resources permit.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-08 H Filed with the Clerk by Rep. Paul D. Froehlich
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Housing and Urban Development Committee
- 05-03-01 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-08 H Do Pass / Short Debate Housing and Urban Development Committee; 016-000-000
- 05-03-09 H Placed on Calendar 2nd Reading Short Debate
- 05-03-10 H Added Chief Co-Sponsor Rep. Milton Patterson
- 05-03-17 H Added Chief Co-Sponsor Rep. Susana A Mendoza
- H Added Co-Sponsor Rep. William Delgado
- 05-04-05 H Added Co-Sponsor Rep. Linda Chapa LaVia
- H Added Co-Sponsor Rep. Jack D. Franks
- 05-04-08 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-04-12 H Added Co-Sponsor Rep. Cynthia Soto

05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-1104 FROEHLICH.

775 ILCS 5/7-106

from Ch. 68, par. 7-106

Amends the Illinois Human Rights Act. Authorizes the Department of Human Rights to commission a study to investigate housing discrimination in Illinois, if resources permit. NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-08 H Filed with the Clerk by Rep. Paul D. Froehlich
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Housing and Urban Development Committee
- 05-03-08 H Do Pass / Short Debate Housing and Urban Development Committee; 016-000-000
- 05-03-09 H Placed on Calendar 2nd Reading Short Debate
- 05-04-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-1105 DUNN-BAILEY.

730 ILCS 110/12

from Ch. 38, par. 204-4

Amends the Probation and Probation Officers Act. Requires a probation officer to release information about a defendant who is serving or has served a sentence of probation or is being investigated for eligibility for probation or about the defendant's immediate family members to law enforcement agencies that are investigating the commission of a crime or crimes or conduct related to criminal activities when the safety of the public is at risk or when the probation officer or information in the records kept by the probation officer is able to assist in the apprehension of the defendant. Provides that law enforcement agencies are entitled to only specified identifying information and may only use the information for law enforcement purposes.

05-02-08	H Filed	with	the	Clerk	by	Rep.	John	J.	Millner

- H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to Judiciary II Criminal Law Committee

05-02-17 H Chief Sponsor Changed to Rep. Joe Dunn 05-02-18 H Added Chief Co-Sponsor Rep. Patricia Bailey

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1106 **DUNN-BAILEY, FRANKS AND CHAPA LAVIA.**

720 ILCS 5/12-4

from Ch. 38, par. 12-4

Amends the Criminal Code of 1961. Provides that in committing a battery, a person commits aggravated battery if he or she knows the individual harmed to be an individual of 60 years of age or older (instead of if he or she knowingly and without legal justification and by any means causes bodily harm to an individual of 60 years of age or older).

- NOTE(S) THAT MAY APPLY: Correctional
 - 05-02-08 H Filed with the Clerk by Rep. John J. Millner
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-10 H Assigned to Judiciary II Criminal Law Committee
 - 05-02-17 H Chief Sponsor Changed to Rep. Joe Dunn
 - 05-02-18 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 016-000-000
 - H Placed on Calendar 2nd Reading Short Debate
 - H Added Chief Co-Sponsor Rep. Patricia Bailey
 - 05-03-03 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-03-09 H Added Co-Sponsor Rep. Jack D. Franks
 - H Added Co-Sponsor Rep. Linda Chapa LaVia
 - H Third Reading Short Debate Passed 116-000-000
 - 05-03-10 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 15, 2005
 - 05-04-15 S Chief Senate Sponsor Sen. Martin A. Sandoval
 - 05-04-19 S First Reading
 - S Referred to Rules
 - 05-04-21 S Assigned to Judiciary
 - 05-05-05 S Do Pass Judiciary; 010-000-000
 - S Placed on Calendar Order of 2nd Reading May 10, 2005
 - 05-05-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 12, 2005
 - 05-05-18 S Third Reading Passed; 055-000-000
 - H Passed Both Houses
 - 05-06-16 H Sent to the Governor
 - 05-07-26 H Governor Approved
 - H Effective Date January 1, 2006
 - H Public Act 94-0327

HB-1107 JENISCH.

720 ILCS 5/26-1

from Ch. 38, par. 26-1

Amends the Criminal Code of 1961. Provides that a person commits disorderly conduct when he or she knowingly possess while on, brings onto, or causes to be brought onto school property, a device manufactured and designed to be substantially similar in appearance to a

firearm without the consent of the chief security officer for such school property.

HOUSE AMENDMENT NO. 1

Provides that a person that commits disorderly conduct by possessing while on, bringing onto, or causing to be brought onto school property, a device manufactured and designed to be substantially similar in appearance to a firearm without the consent of the chief security officer for the school property is guilty of a Class C misdemeanor (instead of a Class A misdemeanor).

STATE DEBT IMPACT NOTE (Gov. Forecasting & Accountability)

Would not change the amount of authorization for any type of State-issued or Statesupported bond, and therefore, would not affect the level of State indebtedness.

NOTE(S) THAT MAY APPLY: Correctional

- 05-02-08 H Filed with the Clerk by Rep. John J. Millner
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Judiciary II Criminal Law Committee
- 05-02-17 H Chief Sponsor Changed to Rep. Roger Jenisch
- 05-02-25 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 011-004-000
- 05-02-28 H Placed on Calendar 2nd Reading Short Debate
- 05-03-01 H House Amendment No. 1 Filed with Clerk by Rep. Roger Jenisch
 - H House Amendment No. 1 Referred to Rules Committee
- 05-03-08 H House Amendment No. 1 Recommends Be Adopted Rules Committee; 004-000-000
- 05-04-05 H Second Reading Short Debate H House Amendment No. 1 Adopted by Voice Vote H Held on Calendar Order of Second Reading - Short Debate
- 05-04-07 H Fiscal Note Requested by Rep. Monique D. Davis; As Amended
 - H State Mandates Fiscal Note Requested by Rep. Monique D. Davis; As Amended
 - H Correctional Note Requested by Rep. Monique D. Davis; As Amended
 - H Judicial Note Requested by Rep. Monique D. Davis; As Amended
 - H State Debt Impact Note Requested by Rep. Monique D. Davis; As Amended
- 05-04-14 H State Debt Impact Note Filed
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-1108 PIHOS-MILLNER-MENDOZA AND YARBROUGH.

720 ILCS 5/3-5 from Ch. 38, par. 3-5 Amends the Criminal Code of 1961. Includes the crime of identity theft and aggravated identity theft as offenses which prosecution may be commenced at any time.

- 05-02-08 H Filed with the Clerk by Rep. John J. Millner
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Judiciary II Criminal Law Committee H Chief Sponsor Changed to Rep. Sandra M. Pihos H Added Chief Co-Sponsor Rep. John J. Millner
- 05-03-01 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-03-17 H Added Chief Co-Sponsor Rep. Susana A Mendoza

HB-1109 PIHOS-MILLNER, FRANKS, CHAPA LAVIA AND BELLOCK.

720 ILCS 5/9-3.3

from Ch. 38, par. 9-3.3

Amends the Criminal Code of 1961. Provides that a person who unlawfully delivers a controlled substance to another and any person's death is caused (rather than any person dies) as a result of the injection, inhalation, or ingestion of any amount of that controlled substance commits the offense of drug-induced homicide.

HOUSE AMENDMENT NO. 1

Provides that in order to be guilty of the offense of drug-induced homicide the person's death must be caused by (rather than as a result of) the injection, inhalation, or ingestion of any amount of the controlled substance.

NOTE(S) THAT MAY APPLY: Correctional

05 02 08	H Filed with the Clerk by Rep. John J. Millner							
03-02-08	H First Reading							
	H Referred to Rules Committee							
05-02 10	H Assigned to Judiciary II - Criminal Law Committee							
05-02-10	H Chief Sponsor Changed to Rep. Sandra M. Pihos							
	H Added Chief Co-Sponsor Rep. John J. Millner							
05-03-03								
05-05-05	Committee							
	H House Amendment No. 1 Adopted in Judiciary II - Criminal Law							
	Committee: by Voice Vote							
	H Do Pass as Amended / Short Debate Judiciary II - Criminal Law							
	Committee: 016-000-000							
	H Placed on Calendar 2nd Reading - Short Debate							
05-03-17	H Second Reading - Short Debate							
	H Placed on Calendar Order of 3rd Reading - Short Debate							
05-04-05	H Third Reading - Short Debate - Passed 111-000-000							
	H Added Co-Sponsor Rep. Jack D. Franks							
	H Added Co-Sponsor Rep. Linda Chapa LaVia							
	H Added Co-Sponsor Rep. Patricia R. Bellock							
05-04-06	S Arrive in Senate							
	S Placed on Calendar Order of First Reading April 7, 2005							
05-04-15								
	S Added as Alternate Chief Co-Sponsor Sen. Dan Cronin							
05-04-19								
	S Referred to Rules							
	S Assigned to Judiciary							
05-05-05								
	S Placed on Calendar Order of 2nd Reading May 10, 2005							
05-05-11	S Second Reading							
	S Placed on Calendar Order of 3rd Reading May 12, 2005							
05-05-18	0							
	H Passed Both Houses							
	H Sent to the Governor							
05-08-12	H Governor Approved							
	H Effective Date January 1, 2006							
	H Public Act 94-0560							

HB-1110 MILLNER.

725 ILCS 5/108-3 from Ch. 38, par. 108-3

Amends the Code of Criminal Procedure of 1963. Provides that a judge may approve the issuance of a search warrant based on an oral statement that is audio recorded. Provides that when the judge approves such a warrant, the judge shall orally authorize the law enforcement officer requesting the warrant to sign the judge's name and document the exact time and date when the warrant was ordered to be issued on the original warrant.

- 05-02-08 H Filed with the Clerk by Rep. John J. Millner
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1111 MILLNER.

725 ILCS 5/115-10.6 new

Amends the Code of Criminal Procedure of 1963. Provides that a statement of a witness is not excluded at the trial of any defendant by the hearsay rule or as a violation of any right to confront witnesses if the witness was murdered by the defendant to prevent the witness from testifying or participating in any criminal investigation or prosecution against the defendant.

- 05-02-08 H Filed with the Clerk by Rep. John J. Millner
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Judiciary II Criminal Law Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1112 JENISCH.

705 ILCS 105/27.2

from Ch. 25, par. 27.2

Amends the Clerks of Courts Act. Provides that for each additional taxpayer joining in a tax objection complaint, the fee shall be a minimum of \$25 and a maximum of \$50 (instead of one fee regardless of the number of taxpayers joining in the complaint).

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Amends the Clerks of Courts Act. Provides that a county board may approve, by ordinance, an additional fee of no more than \$50 for each additional taxpayer joining in a tax objection complaint.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-08 H Filed with the Clerk by Rep. John J. Millner

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Revenue Committee

- 05-02-17 H Chief Sponsor Changed to Rep. Roger Jenisch
- 05-02-25 H House Amendment No. 1 Filed with Clerk by Revenue Committee
 - H House Amendment No. 1 Adopted in Revenue Committee; by Voice Vote; Sub-committee
 - H Remains in Revenue Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1113 MITCHELL, JERRY.

105 ILCS 5/2-3.64 from Ch. 122, par. 2-3.64

Amends the School Code. Makes a technical change in a Section concerning State goals and assessment.

05-02-08 H Filed with the Clerk by Rep. Jerry L. Mitchell

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1114 FRITCHEY-MILLER-JOYCE-OSTERMAN-COULSON, YARBROUGH, HOLBROOK, BAILEY AND SOTO.

220 ILCS 5/13-501.7 new

Amends the Telecommunications Article of the Public Utilities Act. Provides that, on and after September 1, 2005, no telecommunications carrier may charge to any customer a fee for withholding the customer's name, address, or telephone number from either the published telephone directory or the electronic directory assistance database, unless the Illinois Commerce Commission finds that the fee is based on the actual cost to the carrier of withholding the information. Requires a telecommunications carrier to refund to the customer any fee imposed on or after September 1, 2005 for withholding the customer's name, address, or telephone number. Effective immediately.

05-02-08 H Filed with the Clerk by Rep. John A. Fritchey

- H Chief Co-Sponsor Rep. David E. Miller
- H Chief Co-Sponsor Rep. Kevin Joyce
- H Chief Co-Sponsor Rep. Harry Osterman
- H Chief Co-Sponsor Rep. Elizabeth Coulson
- H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to Telecommunications Committee

05-03-03 H Added Co-Sponsor Rep. Karen A. Yarbrough

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

- 05-03-15 H Added Co-Sponsor Rep. Thomas Holbrook
- 05-03-16 H Added Co-Sponsor Rep. Patricia Bailey
- 05-04-12 H Added Co-Sponsor Rep. Cynthia Soto

HB-1115 JOYCE.

235 ILCS 5/5-2

from Ch. 43, par. 117

Amends the Liquor Control Act of 1934. Provides that the license of a distributor or importing distributor expires January 1 of each year unless sooner revoked or suspended. Effective January 1, 2006.

05-02-08 H Filed with the Clerk by Rep. Kevin Joyce H First Reading H Referred to Rules Committee 05-02-10 H Assigned to Executive Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1116 PIHOS-FEIGENHOLTZ-MILLNER.

20 ILCS 605/605-955 new

30 ILCS 105/5.640 new

Amends the The Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Creates the Feed Illinois Fund as a special fund in the State treasury. Provides that, from appropriations from the Fund, the Department of Commerce and Economic Opportunity must make grants to public or private food banks in Illinois for the purpose of making capital improvements and acquiring other non-food assets.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-08 H Filed with the Clerk by Rep. John J. Millner
 - H Chief Co-Sponsor Rep. Sara Feigenholtz
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to State Government Administration Committee H Chief Sponsor Changed to Rep. Sandra M. Pihos
 - H Added Chief Co-Sponsor Rep. John J. Millner
- 05-02-16 H Re-assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-03-14 H Fiscal Note Requested by Rep. William B. Black

HB-1117 STEPHENS.

215 ILCS 5/155.42 new

Amends the Illinois Insurance Code. Prohibits an insurance company offering life insurance from refusing to issue or renew a life insurance policy on the basis of the applicant or insured having voluntarily admitted himself or herself into a drug or alcohol rehabilitation program during the time the person is in the program and for 5 years after the person is discharged or checks out of the program. Effective immediately.

- 05-02-08 H Filed with the Clerk by Rep. Ron Stephens
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Insurance Committee
- 05-03-08 H Motion Do Pass Lost Insurance Committee; 001-011-005 H In Insurance Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1118 COULSON-MATHIAS-ACEVEDO-DAVIS, MONIQUE, YARBROUGH AND KELLY.

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, 2005. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-08 H Filed with the Clerk by Rep. Elizabeth Coulson H First Reading
 - H Referred to Rules Committee
- 05-02-09 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
- 05-02-10 H Added Chief Co-Sponsor Rep. Edward J. Acevedo H Assigned to Revenue Committee
- 05-03-01 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-03 H Added Chief Co-Sponsor Rep. Monique D. Davis
- 05-03-08 H Added Co-Sponsor Rep. Robin Kelly
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- HB-1119 LANG.

415 ILCS 5/22 from Ch. 111 1/2, par. 1022

Amends the Environmental Protection Act. Makes a technical change to a Section concerning regulations.

05-02-08 H Filed with the Clerk by Rep. Lou Lang

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1120 LANG.

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.

05-02-08 H Filed with the Clerk by Rep. Lou Lang

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1121 LANG.

605 ILCS 5/1-101 from Ch. 121, par. 1-101

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

05-02-08 H Filed with the Clerk by Rep. Lou Lang

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1122 LANG.

605 ILCS 5/1-101 from Ch. 121, par. 1-101

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

- 05-02-08 H Filed with the Clerk by Rep. Lou Lang
 - H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1123 LANG.

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 concerning the short title.

05-02-08 H Filed with the Clerk by Rep. Lou Lang

- H First Reading
- H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-09 H Added Co-Sponsor Rep. Jack D. Franks

H Added Co-Sponsor Rep. Linda Chapa LaVia

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

05-04-05 H Removed Co-Sponsor Rep. Linda Chapa LaVia

05-04-07 H Removed Co-Sponsor Rep. Jack D. Franks

HB-1124 LANG.

35 ILCS 200/15-65

Amends the Property Tax Code. Makes a technical change in a Section concerning exemptions for property used for charitable purposes.

- 05-02-08 H Filed with the Clerk by Rep. Lou Lang
 - H First Reading
 - H Referred to Rules Committee
 - 5-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1125 JAKOBSSON-DUGAN-GORDON-GRAHAM-KELLY, MAY, RYG, YOUNGE, BEISER, COLVIN, YARBROUGH, ROSE, FRANKS AND CHAPA LAVIA.

10 ILCS 5/17-8 10 ILCS 5/17-11 from Ch. 46, par. 17-8

from Ch. 46, par. 17-11

Amends the Election Code. Permits minor children to accompany their parent or guardian into the voting booth.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Amends the Election Code. Permits minor children to accompany their parent or guardian into the voting booth if requested of the election officers and if the election officers determine that the children are not likely to disrupt or interfere with the voting process or influence the casting of a vote.

- 05-02-08 H Filed with the Clerk by Rep. Naomi D. Jakobsson
 - H Chief Co-Sponsor Rep. Lisa M. Dugan
 - H Chief Co-Sponsor Rep. Careen M Gordon
 - H Chief Co-Sponsor Rep. Deborah L. Graham
 - H Chief Co-Sponsor Rep. Robin Kelly
 - H Co-Sponsor Rep. Karen May
 - H Co-Sponsor Rep. Kathleen A. Ryg
 - H Co-Sponsor Rep. Wyvetter H. Younge
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Added Co-Sponsor Rep. Daniel V. Beiser
- 05-02-16 H Assigned to Elections & Campaign Reform Committee
 - H Added Co-Sponsor Rep. Marlow H. Colvin
- 05-02-23 H House Amendment No. 1 Filed with Clerk by Elections & Campaign Reform Committee
 - H House Amendment No. 1 Adopted in Elections & Campaign Reform Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Elections & Campaign Reform Committee; 006-000-000
- 05-02-24 H Placed on Calendar 2nd Reading Short Debate
- 05-02-25 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-02 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-03 H Added Co-Sponsor Rep. Chapin Rose
- 05-03-09 H Third Reading Short Debate Passed 116-000-000
 - H Added Co-Sponsor Rep. Jack D. Franks
 - H Added Co-Sponsor Rep. Linda Chapa LaVia
- 05-03-10 S Arrive in Senate
- S Placed on Calendar Order of First Reading March 15, 2005
- 05-03-15 S Chief Senate Sponsor Sen. Debbie DeFrancesco Halvorson
 - S First Reading
 - S Referred to Rules
- 05-04-01 S Added as Alternate Chief Co-Sponsor Sen. Dale A. Righter
- 05-04-13 S Assigned to Local Government
- 05-04-20 S Do Pass Local Government; 009-000-000
 - S Placed on Calendar Order of 2nd Reading April 21, 2005
- S Added as Alternate Co-Sponsor Sen. Pamela J. Althoff 05-05-10 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 11, 2005
- 05-05-18 S Third Reading Passed; 057-000-000
 - H Passed Both Houses
- 05-05-29 S Added as Alternate Co-Sponsor Sen. Mattie Hunter
- 05-06-16 H Sent to the Governor
- 05-07-21 H Governor Approved
 - H Effective Date January 1, 2006
 - H Public Act 94-0288

HB-1126 BOLAND.

10 ILCS 5/1A-30 new

Amends the Election Code. Requires the State Board of Elections to develop and implement a pilot project in which one county permits voter registration up to and including the day of an election. Authorizes the State Board to select the county and the election and to spend funds to defray the local election authority's extraordinary costs. Requires the State Board to adopt implementing rules and to report to the General Assembly.

05-02-08 H Filed with the Clerk by Rep. Mike Boland

H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1127 BOLAND-FROEHLICH.

10 ILCS 5/28-6 from Ch. 46, par. 28-6

Amends the Election Code. Authorizes the submission of public questions to voters in less than all precincts of a municipality of any size (now, more than 1,000,000 population). Effective immediately.

05-02-08 H Filed with the Clerk by Rep. Mike Boland

H First Reading

H Referred to Rules Committee

05-02-09 H Added Chief Co-Sponsor Rep. Paul D. Froehlich

05-02-16 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1128 MITCHELL, JERRY-MCKEON.

510 ILCS 5/15 510 ILCS 5/24 from Ch. 8, par. 365 from Ch. 8, par. 374

Amends the Animal Control Act. Removes a restriction that forbids classifying vicious dogs by breed. Allows municipalities and other political subdivisions to regulate animals specific to breed (now, they may not regulate specific to breed).

HOUSE AMENDMENT NO. 1

Deletes reference to:	
510 ILCS 5/24	
Adds reference to:	
510 ILCS 5/2.04a	
510 ILCS 5/2.05a	
510 ILCS 5/2.11a	
510 ILCS 5/2.11b	
510 ILCS 5/2.16	from Ch. 8, par. 352.16
510 ILCS 5/2.19a	-
510 ILCS 5/3	from Ch. 8, par. 353
510 ILCS 5/5	from Ch. 8, par. 355
510 ILCS 5/9	from Ch. 8, par. 359
510 ILCS 5/10	from Ch. 8, par. 360
510 ILCS 5/11	from Ch. 8, par. 361
510 ILCS 5/13	from Ch. 8, par. 363
510 ILCS 5/15	from Ch. 8, par. 365
510 ILCS 5/15.1	-
510 ILCS 5/26	from Ch. 8, par. 376
1-4	

Deletes everything after the enacting clause. Amends the Animal Control Act. Redefines various terms and makes changes with regard to vicious and dangerous dogs and the impoundment of animals. Makes changes regarding fees, microchips, dogs running at large, sterilization, euthanasia statistics, and police dogs. Authorizes animal control agencies to petition the court to order an animal owner to pay a security for the costs of that animal while in the custody of the agency. Makes other changes.

05-02-08 H Filed with the Clerk by Rep. Jerry L. Mitchell

H First Reading

H Referred to Rules Committee

- 05-02-10 H Assigned to Agriculture & Conservation Committee
- 05-02-23 H Motion Do Pass Lost Agriculture & Conservation Committee; 006-009-000

- H Remains in Agriculture & Conservation Committee
- 05-03-08 H House Amendment No. 1 Filed with Clerk by Agriculture & Conservation Committee
 - H House Amendment No. 1 Adopted in Agriculture & Conservation Committee; by Voice Vote
 - H Do Pass as Amended / Standard Debate Agriculture & Conservation Committee; 009-004-000
- 05-03-09 H Placed on Calendar 2nd Reading Standard Debate
- 05-03-15 H Second Reading Standard Debate
 - H Placed on Calendar Order of 3rd Reading Standard Debate
 - H Added Chief Co-Sponsor Rep. Larry McKeon
- 05-04-05 H Consideration Postponed
 - H Placed on Calendar Consideration Postponed
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-1129 CHURCHILL.

705 ILCS 35/25.5 new

30 ILCS 805/8.29 new

Amends the Circuit Courts Act. Requires all circuit courts to post on their websites a summary database of court decisions concerning child custody cases available for downloading in a commonly available software format. Lists information that must be included in the database for child custody cases. Provides that the database shall include all decisions rendered on or after January 1, 2005, shall be made available starting September 30, 2005, and shall be updated every 3 months thereafter. Provides that each circuit court that does not have a website shall create and maintain a website to comply with the posting requirements for child custody cases. Amends the State Mandates Act to exempt the creation of the website for child custody cases from reimbursement by the State. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

- 05-02-08 H Filed with the Clerk by Rep. Robert W. Churchill
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Judiciary I Civil Law Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1130 WINTERS.

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

Amends the Illinois Municipal Code. Provides that a municipality may establish by ordinance a daytime curfew to help combat truancy in public schools.

- 05-02-08 H Filed with the Clerk by Rep. Dave Winters
 - H First Reading
 - H Referred to Rules Committee

05-02-10 H Assigned to Local Government Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1131 CHURCHILL.

625 ILCS 5/12-611

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

Amends the Illinois Vehicle Code. Provides that a violation of the provision prohibiting excessive sound amplification is a Class B misdemeanor.

NOTE(S) THAT MAY APPLY: Correctional

- 05-02-08 H Filed with the Clerk by Rep. Robert W. Churchill H First Reading
 - II Deferred to Dulas Com
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Transportation and Motor Vehicles Committee
- 05-03-01 H Recommends Be Adopted Sub-committee/ Transportation and Motor Vehicles Committee; 002-003-000; Lost
 - H Remains in Transportation and Motor Vehicles Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- HB-1132 BLACK-FROEHLICH-MATHIAS-LYONS, EILEEN-PARKE, MOFFITT, HULTGREN, VERSCHOORE, MCGUIRE, PIHOS, FRANKS, DAVIS, WILLIAM, CHAPA LAVIA, BELLOCK, BASSI, GORDON, DUGAN AND BEISER.

625 ILCS 5/11-501 from Ch. 95 1/2, par. 11-501 Amends the Illinois Vehicle Code. Provides that any person convicted a sixth or subsequent time of driving under the influence of alcohol, drugs, or intoxicating compounds is guilty of a Class X felony. CORRECTIONAL NOTE (Dept of Corrections) The total impact of House Bill 1132 would result in an increase of 256 inmates, with additional operating costs of \$42,998,500 and construction costs of \$14,986,700 over ten years. NOTE(S) THAT MAY APPLY: Correctional 05-02-08 H Filed with the Clerk by Rep. William B. Black H First Reading H Referred to Rules Committee 05-02-09 H Added Chief Co-Sponsor Rep. Paul D. Froehlich H Added Chief Co-Sponsor Rep. Sidney H. Mathias 05-02-10 H Assigned to Transportation and Motor Vehicles Committee 05-02-16 H Do Pass / Short Debate Transportation and Motor Vehicles Committee; 027-000-000 05-02-17 H Placed on Calendar 2nd Reading - Short Debate 05-02-18 H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate 05-02-24 H Added Chief Co-Sponsor Rep. Eileen Lyons H Added Chief Co-Sponsor Rep. Terry R. Parke H Added Co-Sponsor Rep. Donald L. Moffitt H Added Co-Sponsor Rep. Randall M. Hultgren H Added Co-Sponsor Rep. Patrick J Verschoore H Added Co-Sponsor Rep. Jack McGuire H Added Co-Sponsor Rep. Sandra M. Pihos H Added Co-Sponsor Rep. Jack D. Franks H Added Co-Sponsor Rep. William Davis H Added Co-Sponsor Rep. Linda Chapa LaVia H Added Co-Sponsor Rep. Patricia R. Bellock H Added Co-Sponsor Rep. Suzanne Bassi H Third Reading - Short Debate - Passed 113-000-001 H Added Co-Sponsor Rep. Careen M Gordon H Added Co-Sponsor Rep. Lisa M. Dugan 05-02-25 S Arrive in Senate S Placed on Calendar Order of First Reading March 1, 2005 05-03-02 S Chief Senate Sponsor Sen. Adeline Jay Geo-Karis S First Reading S Referred to Rules 05-04-07 H Added Co-Sponsor Rep. Daniel V. Beiser 05-04-13 S Assigned to Judiciary 05-04-20 S Postponed - Judiciary 05-05-03 S Correctional Note Filed from the Illinois Department of Corrections. 05-05-05 S Do Pass Judiciary; 006-000-000 S Placed on Calendar Order of 2nd Reading May 10, 2005 05-05-10 S Second Reading S Placed on Calendar Order of 3rd Reading May 11, 2005 05-05-11 S Added as Alternate Chief Co-Sponsor Sen. Martin A. Sandoval S Third Reading - Passed; 057-000-000 H Passed Both Houses 05-06-09 H Sent to the Governor 05-07-05 H Governor Approved H Effective Date January 1, 2006 H Public Act 94-0114 HB-1133 SOTO-DELGADO-ACEVEDO-BURKE-BERRIOS, YARBROUGH, CHAVEZ, BRADLEY, RICHARD AND JENISCH.

305 ILCS 5/5-25 new

Amends the Illinois Public Aid Code. Provides that during the 2006 fiscal year, the Department of Public Aid must begin an initiative to prevent and treat pediatric asthma. Provides that under the initiative, the Department must contract with health care providers for programs for the prevention and treatment of pediatric asthma through physician and patient education and case management. Requires implementation in the county or counties that have the highest volume or highest rate, compared to national averages, of hospitalization or mortality, or both, from pediatric asthma; requires that, at a minimum, a grant or grants be made each year in counties exceeding 3,000,000 in population. Effective immediately.

HOUSE AMENDMENT NO. 1

Replaces everything after the enacting clause. Amends the Illinois Public Aid Code. Provides that during fiscal year 2006, the Department of Public Aid shall evaluate current standards of treatment of asthma for its beneficiaries. Provides that the review may include state-of-the-art programs in asthma disease management as well as evidence-based best practices for the early diagnosis, treatment, and control of asthma, particularly in children. Provides that the Department's review may include asthma disease management as one component of a comprehensive disease management model. Provides that the Department shall consult with the Department of Public Health and other State agencies, advocates, and providers in conducting this review. Provides that the Department's review shall also seek to maximize collaborations between existing asthma programs in the State of Illinois. Provides that the review shall also assess the available methods of implementing and funding asthma disease management and treatment within the Medicaid program. Effective immediately.

HOUSE AMENDMENT NO. 2

Requires the Department of Public Aid to develop a pilot asthma disease management program, targeted to an area or areas with the highest prevalence of asthma. Requires the Department to consult with the Department of Public Health and other State agencies, federal health agencies, experts in asthma and immunology, providers, and consumers in developing the pilot program. Provides that the pilot program shall also seek to maximize collaborations between existing asthma programs in the State. Provides that the pilot program is subject to specific appropriations or budget savings derived from the program due to reduced asthmarelated hospitalizations or emergency room visits.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-08 H Filed with the Clerk by Rep. Cynthia Soto
 - H Added Chief Co-Sponsor Rep. William Delgado
 - H Added Chief Co-Sponsor Rep. Maria Antonia Berrios
 - H Added Chief Co-Sponsor Rep. Michelle Chavez
 - H Added Chief Co-Sponsor Rep. Richard T. Bradley
 - H Added Co-Sponsor Rep. Karen A. Yarbrough
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Human Services Committee
- 05-02-24 H Do Pass / Short Debate Human Services Committee; 008-000-000
- 05-02-25 H Placed on Calendar 2nd Reading Short Debate
- 05-03-03 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-03-08 H House Amendment No. 1 Filed with Clerk by Rep. Cynthia Soto
 - H House Amendment No. 1 Referred to Rules Committee
- 05-03-10 H House Amendment No. 1 Recommends Be Adopted Rules Committee; 004-000-000
- 05-04-08 H Second Reading Short Debate
 - H House Amendment No. 1 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-11 H Recalled to Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-04-13 H House Amendment No. 2 Filed with Clerk by Rep. Cynthia Soto
 - H House Amendment No. 2 Referred to Rules Committee
 - H House Amendment No. 2 Rules Refers to Human Services Committee
- 05-04-14 H House Amendment No. 2 Recommends Be Adopted Human Services Committee; 012-000-000
 - H Added Chief Co-Sponsor Rep. Edward J. Acevedo
 - H Added Chief Co-Sponsor Rep. Daniel J. Burke
 - H Remove Chief Co-Sponsor Rep. Michelle Chavez
 - H Remove Chief Co-Sponsor Rep. Richard T. Bradley
 - H Added Co-Sponsor Rep. Michelle Chavez

	H Added Co-Sponsor Rep. Richard T. Bradley
	H Added Co-Sponsor Rep. Roger Jenisch
	H House Amendment No. 2 Adopted by Voice Vote
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-04-15	H Third Reading - Short Debate - Passed 116-000-000
	S Arrive in Senate
05 04 19	S Placed on Calendar Order of First Reading April 19, 2005
	S Chief Senate Sponsor Sen. Miguel del Valle S First Reading
05-04-17	S Referred to Rules
05-04-21	S Assigned to Health & Human Services
	S Do Pass Health & Human Services; 010-000-000
	S Placed on Calendar Order of 2nd Reading May 10, 2005
05-05-10	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 11, 2005
05-05-19	S Added as Alternate Chief Co-Sponsor Sen. Martin A. Sandoval
	S Added as Alternate Chief Co-Sponsor Sen. Mattie Hunter
	S Added as Alternate Chief Co-Sponsor Sen. Iris Y. Martinez
	S Added as Alternate Chief Co-Sponsor Sen. Edward D. Maloney
	S Third Reading - Passed; 058-000-000 H Passed Both Houses
05-05-28	S Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins
05-05-28	S Added as Alternate Co-Sponsor Sen. Debbie DeFrancesco Halvorson
	H Sent to the Governor
	H Governor Approved
	H Effective Date July 26, 2005
	H Public Act 94-0328
HB-1134 PR	ITCHARD-FROEHLICH-MATHIAS-DUNKIN AND FRANKS.
740 ILCS 4	5/2 from Ch. 70, par. 72
Amends the	Crime Victims Compensation Act. Adds expenses for care and counseling by
licensed clinical	professional counselors to the definition of "pecuniary loss".
05-02-08	H Filed with the Clerk by Rep. Robert W. Pritchard
	H First Reading
05.00.00	H Referred to Rules Committee
05-02-09	H Added Chief Co-Sponsor Rep. Paul D. Froehlich
05.02.10	H Added Chief Co-Sponsor Rep. Sidney H. Mathias H Assigned to State Government Administration Committee
05-02-10	IT Assigned to State Government Administration Committee

- 05-02-17 H Do Pass / Short Debate State Government Administration Committee; 008-000-000
- 05-02-18 H Placed on Calendar 2nd Reading Short Debate H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate H Added Co-Sponsor Rep. Jack D. Franks
- 05-02-24 H Third Reading Short Debate Passed 114-000-000
- H Added Chief Co-Sponsor Rep. Kenneth Dunkin
- 05-02-25 S Arrive in Senate
- S Placed on Calendar Order of First Reading March 1, 2005
- 05-03-02 S Chief Senate Sponsor Sen. Christine Radogno S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Judiciary
- 05-04-20 S Do Pass Judiciary; 010-000-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005 05-05-10 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 11, 2005
- 05-05-11 S Added as Alternate Chief Co-Sponsor Sen. Kwame Raoul S Third Reading - Passed; 059-000-000
 - H Passed Both Houses
- 05-06-09 H Sent to the Governor
- 05-08-02 H Governor Approved

H Effective Date January 1, 2006 H Public Act 94-0399

HB-1135 BOLAND.

20 ILCS 1705/11.1 from Ch. 91 1/2, par. 100-11.1

Amends the Mental Health and Developmental Disabilities Administrative Act. Makes a technical change in a Section concerning special education services.

05-02-08 H Filed with the Clerk by Rep. Mike Boland

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1136 HULTGREN.

from Ch. 17, par. 1654

760 ILCS 5/4 760 ILCS 5/4.26 new

Amends the Trusts and Trustees Act. Permits a trustee to terminate a trust if it has a market value of less than \$100,000 and the costs of continuing the trust will substantially impair the purpose of the trust. Outlines how distribution shall be made. Provides that a trustee who is an income beneficiary may not participate as a trustee in the exercise of termination power. Effective immediately,

05-02-08 H Filed with the Clerk by Rep. Randall M. Hultgren

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Judiciary I - Civil Law Committee

05-02-16 H Re-assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1137 POE.

110 ILCS 305/25

110 ILCS 520/15

Amends the University of Illinois Act and the Southern Illinois University Management Act. Makes technical changes in Sections concerning limitations on tuition increases.

05-02-08 H Filed with the Clerk by Rep. Raymond Poe

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1138 BOLAND-WASHINGTON-D'AMICO, YARBROUGH AND SOTO.

- 10 ILCS 5/19-1 from Ch. 46, par. 19-1
- 10 ILCS 5/19-2 from Ch. 46, par. 19-2
- 10 ILCS 5/19-3 from Ch. 46, par. 19-3
- 10 ILCS 5/19-5 from Ch. 46, par. 19-5

Amends the Election Code. Permits a person to vote by absentee ballot on the basis that he or she is 65 years old or older.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-08 H Filed with the Clerk by Rep. Mike Boland

- H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to Elections & Campaign Reform Committee
- 05-03-02 H Added Co-Sponsor Rep. Karen A. Yarbrough

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

05-03-16 H Chief Co-Sponsor Rep. Eddie Washington

H Chief Co-Sponsor Rep. John D'Amico

05-04-11 H Added Co-Sponsor Rep. Cynthia Soto

HB-1139 ROSE.

720 ILCS 5/14-3

from Ch. 38, par. 14-3

Amends the Criminal Code of 1961. Exempts, from an eavesdropping violation, the recording or listening with the aid of any device to a conversation of a public officer or public HB-1140 to HB-1142

employee, including a peace officer, if the public officer or public employee in the performance of his or her official duties conducts the conversation in a public place and the physical act of recording or listening does not interfere with the performance of those duties.

05-02-08 H Filed with the Clerk by Rep. Chapin Rose

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1140 BOLAND.

10 ILCS 5/10-2	from	Ch.	46	раг	10-2
10 ILCS 5/10-3					
10 1003 3/10-3	from	Cn.	40,	par.	10-3

Amends the Election Code. Changes the petition signature requirement for a new political party to at least twice the minimum number required for an established party candidate for the office on the slate with the lowest signature requirement. Changes the petition signature requirement for an independent candidate to at least twice the minimum number required for an established party candidate for that office.

05-02-08 H Filed with the Clerk by Rep. Mike Boland

H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1141 WATSON-MITCHELL, BILL-OSMOND, YARBROUGH, BEISER AND BRADLEY, JOHN.

105 ILCS 5/21-14

from Ch. 122, par. 21-14

Amends the Teacher Certification Article of the School Code. Provides that the successful completion of a course in first aid, cardiopulmonary resuscitation, or the use of an automated external defibrillator constitutes a professional leadership experience related to improving a teacher's knowledge and skills as a teacher for continuing professional development purposes. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-08 H Filed with the Clerk by Rep. Jim Watson
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Elementary & Secondary Education Committee
- 05-02-18 H Added Chief Co-Sponsor Rep. Bill Mitchell
- 05-02-24 H Added Chief Co-Sponsor Rep. JoAnn D. Osmond
- 05-03-02 H Do Pass / Short Debate Elementary & Secondary Education Committee; 020-000-000
- 05-03-03 H Placed on Calendar 2nd Reading Short Debate
 - H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-08 H Motion Filed Rep. Jim Watson; Table House Bill 1141 Pursuant to Rule 60(b)
 - H Motion Prevailed
 - H Tabled By Sponsor Rep. Jim Watson

05-04-05 H Added Co-Sponsor Rep. Daniel V. Beiser

H Added Co-Sponsor Rep. John E. Bradley

HB-1142 KRAUSE-MULLIGAN.

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

Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Makes a technical change in a Section concerning the short title. HOUSE AMENDMENT NO. 1

Deletes reference to:

65 ILCS 5/11-74.4-1 Adds reference to: 65 ILCS 5/11-74.4-3 65 ILCS 5/11-74.4-7

from Ch. 24, par. 11-74.4-3

from Ch. 24, par. 11-74.4-7

Deletes everything. Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Provides that the redevelopment project in the TIF District created by an

ordinance adopted on August 20, 1985 by the Village of Mount Prospect must be completed by December 31 of the 35th year (now, 23rd year) after the year in which the ordinance was adopted. 05-02-08 H Filed with the Clerk by Rep. Carolyn H. Krause H First Reading H Referred to Rules Committee 05-02-10 H Assigned to Executive Committee 05-02-24 H Re-assigned to Revenue Committee 05-03-03 H House Amendment No. I Filed with Clerk by Revenue Committee H House Amendment No. 1 Adopted in Revenue Committee; by Voice Vote H Do Pass as Amended / Short Debate Revenue Committee; 012-000-000 H Placed on Calendar 2nd Reading - Short Debate 05-03-15 H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate 05-03-16 H Added Chief Co-Sponsor Rep. Rosemary Mulligan H Third Reading - Short Debate - Passed 112-001-000 05-03-17 S Arrive in Senate S Placed on Calendar Order of First Reading April 6, 2005 S Chief Senate Sponsor Sen. Dave Sullivan 05-04-06 S First Reading S Referred to Rules 05-10-19 S Alternate Chief Sponsor Changed to Sen. Susan Garrett S Added as Alternate Chief Co-Sponsor Sen. Cheryl Axley S Rule 2-10 Third Reading Deadline Extended to December 31, 2005 S Assigned to Revenue 05-10-25 S Do Pass Revenue; 008-001-000 S Placed on Calendar Order of 2nd Reading October 26, 2005 05-10-26 S Second Reading S Placed on Calendar Order of 3rd Reading October 27, 2005 05-10-27 S Added as Alternate Co-Sponsor Sen. Peter J. Roskam S Third Reading - Passed; 055-001-000 H Passed Both Houses 05-11-23 H Sent to the Governor 05-12-05 H Governor Approved H Effective Date June 1, 2006

H Public Act 94-0702

HB-1143 SOMMER. 35 ILCS 5/203

from Ch. 120, par. 2-203

Amends the Illinois Income Tax Act. Allows an income tax deduction for individuals in an amount equal to 50% the aggregate cash donations made to a qualified charitable entity during the taxable year, but not to exceed \$2,000 per year. Defines "qualified charitable entity". Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-08 H Filed with the Clerk by Rep. Keith P. Sommer
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Revenue Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1144 MCGUIRE.

305 ILCS 5/5-5.4 from Ch. 23, par. 5-5.4

Amends the Illinois Public Aid Code. Provides that the payment methodology for the nursing component that facilities licensed under the Nursing Home Care Act as skilled nursing facilities or intermediate care facilities must implement shall include, but is not limited to, specific adjustments for additional care and services required by persons with Alzheimer's Disease and related conditions.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-08 H Filed with the Clerk by Rep. Jack McGuire

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Human Services Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1145 HAMOS.

220 ILCS 5/5-109

from Ch. 111 2/3, par. 5-109

Amends the Public Utilities Act. Requires a public utility seeking to classify information as proprietary or confidential to (i) identify to the Illinois Commerce Commission each and every piece of information it seeks to classify in that manner and (ii) justify the withholding of that information from public inspection. Provides that the existence of competition for a particular service is not alone sufficient justification for withholding information from public inspection. Provides that certain information is not confidential or proprietary. Effective immediately.

05-02-08 H Filed with the Clerk by Rep. Julie Hamos

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Public Utilities Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1146 WATSON.

30 ILCS 105/8.12

from Ch. 127, par. 144.12

Amends the State Finance Act. Provides that, in each fiscal year in which the State's cash balance at the end of the fiscal year is in excess of \$750,000,000, that excess must be transferred into the State Pensions Fund for immediate disbursement. Provides that the State Pensions Fund shall also include moneys appropriated or otherwise transferred into that Fund, as otherwise provided by law. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-08 H Filed with the Clerk by Rep. Jim Watson
 - H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to State Government Administration Committee
- 05-03-02 H Motion to Suspend Rule 25 Prevailed
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1147 MCGUIRE.

55 ILCS 5/1-1002

1-1002 from Ch. 34, par. 1-1002

Amends the Counties Code. Makes a technical change in a Section concerning boundaries. FISCAL NOTE (Dept of Corrections)

Corrections Population Impact: None; Fiscal Impact: None.

05-02-08 H Filed with the Clerk by Rep. Jack McGuire

- H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-03-30 H Fiscal Note Filed

HB-1148 OSMOND-HOWARD-COULSON.

625 ILCS 40/5-3.1 new

Amends the Snowmobile Registration and Safety Act. Provides that a person under the age of 18 years may not operate or ride as a passenger on a snowmobile unless he or she is wearing a protective helmet. Provides that the operator of a snowmobile may not permit any person under the age of 18 years to ride as a passenger on that snowmobile unless the passenger is wearing a protective helmet. Provides that a person who operates a snowmobile in violation of the provision is guilty of a petty offense and subject to a fine of not more than \$250.

HOUSE AMENDMENT NO. 1

Provides that the person applies to provision under the age of 16 (rather than 18) years. Provides that the provision does not apply when a snowmobile is being moved not more than 100 feet for purposes of loading.

- 05-02-08 H Filed with the Clerk by Rep. JoAnn D. Osmond
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Human Services Committee

- 05-02-17 H House Amendment No. 1 Filed with Clerk by Human Services Committee H House Amendment No. 1 Adopted in Human Services Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Human Services Committee; 011-000-000
 - H Added Chief Co-Sponsor Rep. Constance A. Howard
 - H Added Chief Co-Sponsor Rep. Elizabeth Coulson
- 05-02-18 H Placed on Calendar 2nd Reading Short Debate
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-25 H Third Reading Short Debate Passed 062-049-002
- 05-03-01 S Arrive in Senate
 - S Placed on Calendar Order of First Reading
 - S Chief Senate Sponsor Sen. John J. Cullerton
 - S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Transportation
- 05-05-04 S Postponed Transportation
- 05-05-06 S Rule 3-9(a) / Re-referred to Rules

HB-1149 MILLNER-COLVIN-BIGGINS-PIHOS-MEYER.

415 ILCS 5/22.50 new

Amends the Environmental Protection Act. Creates the Computer Equipment Disposal and Recycling Commission. Sets forth certain provisions relating to the composition and objectives of the Commission. Requires that the Commission (i) issue a report of its findings and recommendations related to the disposal and recycling of computer equipment on or before May 31, 2006, (ii) beginning on May 31, 2007, evaluate the implementation of programs by the State relating to computer equipment disposal and recycling, and (iii) issue a report of its findings and recommendations on or before December 31, 2008. Effective immediately.

SENATE FLOOR AMENDMENT NO. 1

Further amends the Environmental Protection Act. Provides that the Computer Equipment Disposal and Recycling Commission, in preparing its report of findings and recommendations, shall seek input from and consult with business organizations, trade organizations, trade associations, solid waste agencies, and environmental organizations with expertise in computer equipment disposal and recycling.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-08 H Filed with the Clerk by Rep. John J. Millner
 - H Chief Co-Sponsor Rep. Marlow H. Colvin
 - H Chief Co-Sponsor Rep. Bob Biggins
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Environment & Energy Committee
- 05-02-17 H Do Pass / Short Debate Environment & Energy Committee; 019-000-000
- 05-02-18 H Placed on Calendar 2nd Reading Short Debate
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-24 H Added Chief Co-Sponsor Rep. Sandra M. Pihos
- 05-02-25 H Third Reading Short Debate Passed 113-000-000
- 05-03-01 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 2, 2005
- 05-03-15 S Chief Senate Sponsor Sen. Susan Garrett
- 05-03-17 S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Environment & Energy
- 05-04-20 S Do Pass Environment & Energy; 008-000-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005
- 05-05-04 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Susan Garrett S Senate Floor Amendment No. 1 Referred to Rules
- 05-05-11 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 12, 2005
- 05-05-16 S Senate Floor Amendment No. 1 Rules Refers to Environment & Energy

- 05-05-18 S Senate Floor Amendment No. 1 Recommend Do Adopt Environment & Energy; 007-000-000
 - S Recalled to Second Reading
 - S Senate Floor Amendment No. 1 Adopted; Garrett
 - S Placed on Calendar Order of 3rd Reading May 19, 2005
- 05-05-19 S Third Reading Passed; 055-003-000
- 05-05-20 H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
- 05-05-23 H Senate Floor Amendment No. 1 Motion Filed Concur Rep. John J. Millner H Senate Floor Amendment No. 1 Motion to Concur Referred to Rules Committee
- 05-05-24 H Senate Floor Amendment No. 1 Motion to Concur Recommends be Adopted Rules Committee; 004-000-000
- 05-05-27 H Added Chief Co-Sponsor Rep. James H. Meyer H Senate Floor Amendment No. 1 House Concurs 116-000-000 H Passed Both Houses
- 05-06-24 H Sent to the Governor
- 05-08-10 H Governor Approved
 - H Effective Date August 10, 2005
 - H Public Act 94-0518

HB-1150 HOWARD AND MCGUIRE.

105 ILCS 5/21-29 new

110 ILCS 205/9.30 new

Amends the School Code. Provides that a transition specialist certificate shall be issued to persons who, through their education and training, have a comprehensive understanding of the requirements for transition planning and of transition services for students with all types of disabilities and are aware of the array of options available to students with disabilities after they exit high school. Provides that before the 2006-2007 academic year, the Board of Higher Education shall, in collaboration with the Interagency Coordinating Council and the Advisory Council on the Education of Children with Disabilities, develop coursework for students who want to qualify for a transition specialist certificate. Provides that those public universities that are teacher training institutions shall implement the coursework developed by the Board beginning with the 2006-2007 academic year. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-08 H Filed with the Clerk by Rep. Constance A. Howard

- H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to Elementary & Secondary Education Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-03-15 H Added Co-Sponsor Rep. Jack McGuire

HB-1151 MILLNER. 20 ILCS 2635/8

from Ch. 38, par. 1608

Amends the Illinois Uniform Conviction Information Act. Deletes a provision requiring an annual review the maximum fees for processing requests for conviction information. Effective immediately.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-02-08 H Filed with the Clerk by Rep. John J. Millner
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-10 H Assigned to Judiciary II Criminal Law Committee
 - 05-02-18 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 016-000-000
 - H Placed on Calendar 2nd Reading Short Debate
 - 05-02-25 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-03-09 H Third Reading Short Debate Passed 116-000-000
 - 05-03-10 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 15, 2005
 - S Chief Senate Sponsor Sen. Deanna Demuzio

05-03-15	S First Reading
	S Referred to Rules
05-04-13	S Assigned to Judiciary
05-04-20	S Postponed - Judiciary
05-05-05	S Do Pass Judiciary; 010-000-000
	S Placed on Calendar Order of 2nd Reading May 10, 2005
05-05-10	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 11, 2005
05-05-11	S Third Reading - Passed; 059-000-000
	H Passed Both Houses
05-06-09	H Sent to the Governor
05-07-29	H Governor Approved
	H Effective Date July 29, 2005
	H Public Act

HB-1152 SCULLY.

220 ILCS 5/16-101

Amends the Public Utilities Act. Makes a technical change in a Section concerning the short title and applicability of the Electric Service Customer Choice and Rate Relief Law of 1997.

05-02-08 H Filed with the Clerk by Rep. George Scully, Jr. H First Reading H Referred to Rules Committee 05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1153 MCAULIFFE-PHELPS.

- 40 ILCS 5/7-109.3
- from Ch. 108 1/2, par. 7-109.3
- 40 ILCS 5/7-109.4 new

30 ILCS 805/8.29 new

Amends the IMRF Article of the Illinois Pension Code. Provides that an elected or appointed coroner may elect to participate in the Fund as a sheriff's law enforcement employee (SLEP). Allows conversion of prior service. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

05-02-08 H Filed with the Clerk by Rep. Michael P. McAuliffe

- H Chief Co-Sponsor Rep. Brandon W. Phelps
- H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1154 BASSI-HAMOS.

New Act

Creates the Regional Planning Act. Contains only a short title provision.

- 05-02-08 H Filed with the Clerk by Rep. Suzanne Bassi
 - H Chief Co-Sponsor Rep. Julie Hamos
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1155 LINDNER. 20 ILCS 415/8c

from Ch. 127, par. 63b108c

Amends the Personnel Code. Makes a technical change in a Section concerning conditions of employment for positions in the State service subject to the jurisdiction of the Department of Central Management Services.

- 05-02-08 H Filed with the Clerk by Rep. Patricia Reid Lindner
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1156 LINDNER.

60 ILCS 1/5-15

Amends the Township Code. Requires that on the petition of 5% (now, 10%) or more of the local voters in the county, the county board shall submit to the voters the question of township organization. Effective immediately.

05-02-08 H Filed with the Clerk by Rep. Patricia Reid Lindner

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Elections & Campaign Reform Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1157 LINDNER-SCHMITZ-TRYON-PRITCHARD-HULTGREN.

65 ILCS 5/2-3-5a

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

Amends the Illinois Municipal Code. Provides that in a county that has more than 400,000 but fewer than 410,000 inhabitants, if an area of contiguous territory not exceeding one square mile that has at least 400 inhabitants residing in permanent dwellings and is located in a township that is adjacent to a county of fewer than 150,000 inhabitants, then that area and the area adjacent to it, not exceeding 12 square miles in total, may be incorporated as a village by following the existing procedure. Neither the consent of a municipality nor a finding of the county board need to be obtained. Effective immediately.

HOUSE AMENDMENT NO. 1

Reinserts the provisions setting forth procedures for certain areas to be incorporated as a village, but provides that the area to be incorporated as a village may not exceed 4 square miles (instead of 12 square miles) and must be within the same township.

05-02-08 H Filed with the Clerk by Rep. Patricia Reid Lindner

- H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to Local Government Committee
- 05-03-01 H Added Chief Co-Sponsor Rep. Timothy L. Schmitz
 - H Added Chief Co-Sponsor Rep. Michael Tryon
 - H Added Chief Co-Sponsor Rep. Robert W. Pritchard
 - H Added Chief Co-Sponsor Rep. Randall M. Hultgren
- 05-03-02 H House Amendment No. 1 Filed with Clerk by Local Government Committee
 - H House Amendment No. 1 Adopted in Local Government Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Local Government Committee; 011-000-000
- 05-03-03 H Placed on Calendar 2nd Reading Short Debate
- 05-03-15 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-16 H Third Reading Short Debate Passed 113-000-000
- 05-03-17 S Arrive in Senate
- S Placed on Calendar Order of First Reading April 6, 2005
- 05-03-18 S Chief Senate Sponsor Sen. Chris Lauzen
- 05-04-06 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Local Government
- 05-04-20 S Postponed Local Government
- 05-05-04 S Do Pass Local Government; 010-000-000
- S Placed on Calendar Order of 2nd Reading May 5, 2005 05-05-10 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 11, 2005
- 05-05-11 S Third Reading Passed; 059-000-000
- H Passed Both Houses
- 05-06-09 H Sent to the Governor
- 05-06-14 H Governor Approved
 - H Effective Date June 14, 2005
 - H Public Act 94-0023

HB-1158 LINDNER.

25 ILCS 115/1

from Ch. 63, par. 14

Amends the General Assembly Compensation Act. Limits the number of special session days for which General Assembly members may receive a per diem allowance to 3 per calendar year. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-08 H Filed with the Clerk by Rep. Patricia Reid Lindner

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1159 LINDNER.

105 ILCS 5/10-20.40 new

105 ILCS 5/34-18.32 new

30 ILCS 805/8.29 new

Amends the School Code. Requires each school district to establish a process by which each parent or guardian of a pupil is given an opportunity to enter into a school-parent compact that shall commit the parent or guardian to assist and cooperate with the educational process of his or her child. Sets forth the elements of the compact, including a description of the school and school district's responsibilities regarding curriculum and instruction, the school's and school district's commitment to assist and encourage active participation, and the parent's or guardian's commitment to share responsibility for pupil learning. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

STATE MANDATES FISCAL NOTE (Illinois State Board of Education)

(1) Requires school boards to develop a local process for implementing compacts; (2) May require opening negotiations if teachers are required to complete a compact for each student as they would interpret that as a change of working conditions; (3) Requires schools to create a NEW process that promotes meaningful and regular communication between home and school; (4) The school district will need to create and produce a Compact that contains certain obligatory duties for parent and school. Some teachers and administrators will interpret this as an individualized education plan (IEP) required for each child. It is not that when compared to Title 1 Compacts.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

- 05-02-08 H Filed with the Clerk by Rep. Patricia Reid Lindner
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Elementary & Secondary Education Committee
- 05-03-09 H Motion Do Pass Lost Elementary & Secondary Education Committee; 002-008-003
 - H Remains in Elementary & Secondary Education Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-04-11 H State Mandates Fiscal Note Filed

HB-1160 LINDNER.

815 ILCS 505/2VV new

Amends the Consumer Fraud and Deceptive Business Practices Act. Requires a credit services organization to send a customer written notification, detailing any charges and fees, other than the total balance owing on the account, the amount of the monthly payment due, the annual percentage rate, and interest charge. Provides that a credit services organization shall not charge any additional fee or charge, without prior notification to the customer and consent by the customer to the additional charges and fees.

05-02-08 H Filed with the Clerk by Rep. Patricia Reid Lindner

H First Reading

- H Referred to Rules Committee
- 05-02-10 H Assigned to Consumer Protection Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1161 DUGAN-TENHOUSE-WATSON-PHELPS-FLIDER, SACIA, POE, BRAUER, MYERS, RITA, MCGUIRE, VERSCHOORE AND HOLBROOK.

resident or non-re	Wildlife Code. Provides that there shall not be a limit on the number of sident archery deer hunting permits. Effective immediately.
• •	AT MAY APPLY: Fiscal
05-02-08	H Filed with the Clerk by Rep. Lisa M. Dugan
	H First Reading
	H Referred to Rules Committee
	H Assigned to Agriculture & Conservation Committee
05-02-17	H Added Chief Co-Sponsor Rep. Art Tenhouse
	H Added Chief Co-Sponsor Rep. Jim Watson
	H Added Chief Co-Sponsor Rep. Brandon W. Phelps
	H Added Chief Co-Sponsor Rep. Robert F. Flider
	H Added Co-Sponsor Rep. Jim Sacia
05-02-18	H Added Co-Sponsor Rep. Raymond Poe
	H Added Co-Sponsor Rep. Rich Brauer
	H Added Co-Sponsor Rep. Richard P. Myers
	H Added Co-Sponsor Rep. Robert Rita
05-02-23	H Added Co-Sponsor Rep. Jack McGuire
	H Added Co-Sponsor Rep. Patrick J Verschoore
	H Do Pass / Short Debate Agriculture & Conservation Committee; 015-000-
	000
05-02-24	H Placed on Calendar 2nd Reading - Short Debate
	H Co-Sponsor Rep. Thomas Holbrook
	H Second Reading - Short Debate
00-04-08	Ti Second Reading - Short Debate

- H Held on Calendar Order of Second Reading Short Debate
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-1162 HOFFMAN.

105 ILCS 5/10-22.34c

Amends the School Code. Makes a technical change in a Section concerning third party non-instructional services.

05-02-08 H Filed with the Clerk by Rep. Jay C. Hoffman

- H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1163 HOFFMAN.

820 ILCS 305/4a-1 from Ch. 48, par. 138.4a-1

Amends the Workers' Compensation Act. Makes a technical change to a Section concerning the Self-Insurers Advisory Board.

05-02-08 H Filed with the Clerk by Rep. Jay C. Hoffman

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1164 HANNIG.

Appropriates \$40,000 from the Transportation Safety Highway Hire-back Fund to IDOT to hire off-duty Department of State Police officers to monitor highway construction or maintenance zones. Effective July 1, 2005.

- 05-02-08 H Filed with the Clerk by Rep. Gary Hannig
 - H First Reading
 - H Referred to Rules Committee

05-02-10 H Assigned to Appropriations-Public Safety Committee

HB-1165 PIHOS-BELLOCK.

750 ILCS 5/602

from Ch. 40, par. 602

Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that, in custody determinations, a determination by the court that domestic or family violence has occurred, as defined in Section 103 of the Illinois Domestic Violence Act of 1986, raises a rebuttable presumption that it is detrimental to the child and not in the best interest of the child to be placed in sole custody with the perpetrator of the family violence.

- 05-02-08 H Filed with the Clerk by Rep. Sandra M. Pihos
 - H Chief Co-Sponsor Rep. Patricia R. Bellock
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Judiciary I Civil Law Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1166 MAUTINO.

- 35 ILCS 200/18-55
- 35 ILCS 200/18-60
- 35 ILCS 200/18-65
- 35 ILCS 200/18-70
- 35 ILCS 200/18-72
- 35 ILCS 200/18-85

Amends the Truth in Taxation Law in the Property Tax Code. Deletes a provision that from January 1, 2000 through December 31, 2002, the term "taxing district" does not include taxing districts that have territory in Cook County. Deletes provisions excluding election costs from estimated or extended property tax levies. Makes other changes.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

05-02-08 H Filed with the Clerk by Rep. Frank J. Mautino

- H First Reading
- H Referred to Rules Committee

05-02-16 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1167 MAUTINO.

215 ILCS 110/1 from Ch. 32, par. 690.1

Amends the Dental Service Plan Act. Makes a technical change in a Section concerning the short title.

05-02-08 H Filed with the Clerk by Rep. Frank J. Mautino

H First Reading

H Referred to Rules Committee

- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1168 MAUTINO.

215 ILCS 5/356z.2

Amends the Illinois Insurance Code. Makes a technical change in a Section concerning coverage for adjunctive services in dental care.

- 05-02-08 H Filed with the Clerk by Rep. Frank J. Mautino
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1169 RITA.

605 ILCS 10/2 from Ch. 121, par. 100-2

Amends the Toll Highway Act. Makes a technical change in a definitions Section.

05-02-08 H Filed with the Clerk by Rep. Robert Rita

- H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1170 MOLARO.

- 40 ILCS 5/3-110.6 from Ch. 108 1/2, par. 3-110.6
 - 40 ILCS 5/14-110 from Ch. 108 1/2, par. 14-110

Amends the Illinois Pension Code to allow certain current and former Department of Revenue investigators to transfer service credits from downstate police pension funds to the -----

State Employees' Retirement System. Effective immediately.

- NOTE(S) THAT MAY APPLY: Fiscal; Pension
 - 05-02-08 H Filed with the Clerk by Rep. Robert S. Molaro H First Reading
 - H Referred to Rules Committee
 - 05-02-10 H Assigned to Executive Committee
 - 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1171 MOLARO-FRITCHEY-LANG AND FEIGENHOLTZ.

225	ILCS	635/1.5	new						
225	ILCS	635/14	rep.	from	Ch.	56	1/2,	par.	253
410	ILCS	605/2.1	-	from	Ch.	8,	par.	107.1	ł
510	ILCS	65/4		from	Ch.	8,	раг.	954	
510	ILCS	70/5		from	Ch.	8,	par.	705	
510	ILCS	70/7.5							
510	II CS	75/2		from	Ch	8	nar	229 4	52

510 ILCS 75/2 from Ch. 8, par. 229.52 Amends the Illinois Horse Meat Act. Provides that it is unlawful for any person to slaughter a horse if that person knows or should know that any of the horse meat will be used for human consumption and that any person who knowingly does so shall be guilty of a Class C misdemeanor. Provides that it is unlawful for any person to possess, to import into or export from the State, or to sell, buy, give away, hold, or accept any horse meat if that person knows or should know that any of the horse meat will be used for human consumption and that any person who knowingly does so shall be guilty of a Class C misdemeanor. Repeals a Section that excludes registered horse meat that is labeled as such in hermetically sealed containers and horse meat prepared in federally inspected plants from the provisions of the Act. Amends the Animals Intended for Food Act. Removes horses, mules, or other equidae from the definition of the term "Animal". Amends the Illinois Equine Infectious Anemia Control Act. Eliminates the testing exemption for horses transported into the State for the sole purpose of slaughter. Amends the Humane Care for Animals Act. Eliminates an exception that allows a person to sell, offer to sell, lead, ride, transport, or drive on any public way equidae that is being sold, transported, or housed with the intent that it will be moved in an expeditious and humane manner to an approved slaughtering establishment. Excludes downed animals of the equine genus from those downed animals that may be sent directly to a slaughter facility. Amends the Humane Slaughter of Livestock Act. Provides that "Livestock" does not include horses, mules, or other equidae to be used in and for the preparation of meat or meat products for consumption by human beings. Effective immediately.

STATE DEBT IMPACT NOTE (Commission on Gov't Forecasting and Accountability) House Bill 1171 would not change the amount of authorization for any type of State-

issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

CORRECTIONAL NOTE (Dept of Corrections)

Corrections Population Impact: None; Fiscal Impact: None.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

- 05-02-08 H Filed with the Clerk by Rep. Robert S. Molaro H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Judiciary 1 Civil Law Committee
- 05-02-15 H State Debt Impact Note Filed
- 05-02-24 H Added Chief Co-Sponsor Rep. John A. Fritchey
- H Added Co-Sponsor Rep. Sara Feigenholtz
- 05-03-08 H Added Chief Co-Sponsor Rep. Lou Lang
- 05-03-09 H Motion Do Pass Lost Judiciary I Civil Law Committee; 003-007-000 H Remains in Judiciary I - Civil Law Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-03-30 H Correctional Note Filed

HB-1172 MOLARO.

820 ILCS 405/612

from Ch. 48, par. 442

Amends the Unemployment Insurance Act. Provides that an individual is ineligible for benefits on the basis of wages for service for a municipality as a school crossing guard between 2 successive academic years or terms or during a vacation period or holiday recess if the individual performed the service in the first of the academic years or terms or before the vacation period or holiday recess and there is a reasonable assurance that the individual will perform the service in the second of the academic years or terms or after the vacation period or holiday recess, subject to specified exceptions. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-08 H Filed with the Clerk by Rep. Robert S. Molaro

- H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to Labor Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1173 FRITCHEY-MILLNER-BROSNAHAN-MOLARO-ACEVEDO, YARBROUGH, PATTERSON AND HOLBROOK.

720 ILCS 5/11-20.1 from Ch. 38, par. 11-20.1

Amends the Criminal Code of 1961. Provides that a person also commits child pornography by filming, videotaping, photographing, or otherwise depicting or portraying by means of any similar visual medium or reproduction or depicting by computer a child whom he or she knows or reasonably should know to be under 18 years of age or any severely or profoundly mentally retarded person where such child or severely or profoundly mentally retarded person is depicted or portrayed in any pose, posture or setting involving a lewd exhibition of the transparently clothed genitals, pubic area, buttocks, or, if such person is female, a fully or partially developed breast of the child or severely or profoundly mentally retarded person. Effective immediately.

SENATE COMMITTEE AMENDMENT NO. 1

Provides that the charge of child pornography does not apply to the performance of official duties by persons employed by law enforcement or prosecuting agencies.

CORRECTIONAL NOTE (Dept of Corrections)

The total impact of House Bill 1173 would result in an increase of 21 inmates, with additional operating costs of \$4,069,300 and construction costs of \$1,228,200 over ten years.

NOTE(S) THAT MAY APPLY: Correctional

- 05-02-08 H Filed with the Clerk by Rep. John A. Fritchey H First Reading
 - H Referred to Rules Committee
- 05-02-09 H Added Chief Co-Sponsor Rep. John J. Millner
 - H Added Chief Co-Sponsor Rep. James D. Brosnahan
- 05-02-10 H Assigned to Judiciary II Criminal Law Committee
- 05-02-16 H Added Chief Co-Sponsor Rep. Robert S. Molaro
- 05-02-18 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 016-000-000
 - H Placed on Calendar 2nd Reading Short Debate
- 05-02-25 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-03 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-09 H Third Reading Short Debate Passed 116-000-000
- H Added Co-Sponsor Rep. Milton Patterson
- 05-03-10 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 15, 2005
- 05-03-11 S Chief Senate Sponsor Sen. Debbie DeFrancesco Halvorson
- 05-03-15 H Added Co-Sponsor Rep. Thomas Holbrook
 - S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Judiciary
- 05-04-20 S Postponed Judiciary
- 05-05-03 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Debbie DeFrancesco Halvorson
 - S Senate Committee Amendment No. 1 Referred to Rules
 - S Senate Committee Amendment No. 1 Rules Refers to Judiciary
 - S Correctional Note Filed from the Illinois Department of Corrections.
 - S Senate Committee Amendment No. 1 Adopted
- 05-05-05 S Do Pass as Amended Judiciary; 010-000-000
 - S Placed on Calendar Order of 2nd Reading May 10, 2005

- 05-05-10 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 11, 2005
- 05-05-18 S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins S Third Reading Passed; 057-000-000
 - H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
- 05-05-26 H Senate Committee Amendment No. 1 Motion Filed Concur Rep. John A. Fritchey
 - H Senate Committee Amendment No. 1 Motion to Concur Referred to Rules Committee
- 05-05-27 H Senate Committee Amendment No. 1 Motion to Concur Recommends be Adopted Rules Committee; 004-000-000
- 05-05-29 H Added Chief Co-Sponsor Rep. Edward J. Acevedo
 - H Senate Committee Amendment No. 1 House Concurs 114-000-000 H Passed Both Houses
- 05-06-27 H Sent to the Governor
- 05-07-29 H Governor Approved
 - H Effective Date July 29, 2005

HB-1174 SAVIANO.

225 ILCS 60/1

from Ch. 111, par. 4400-1

Amends the Medical Practice Act of 1987. Makes a technical change in a Section concerning the short title.

- 05-02-08 H Filed with the Clerk by Rep. Angelo Saviano
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1175 SAVIANO.

40 ILCS 5/7-145.1

30 ILCS 805/8.29 new

Amends the Illinois Municipal Retirement Fund Article of the Illinois Pension Code. Provides that the alternative annuity that is available to certain county officers is available to members of a board of commissioners of a forest preserve district who are elected to serve on a forest preserve district that is located in a county having a population of more than 800,000 but fewer than 3,000,000 inhabitants. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Mandate; Pension

- 05-02-08 H Filed with the Clerk by Rep. Angelo Saviano
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1176 SAVIANO. 70 ILCS 805/8

from Ch. 96 1/2, par. 6315

Amends the Downstate Forest Preserve District Act. Provides that contracts for supplies, material, or work involving an expenditure in excess of \$20,000 must be let to the lowest bidder, except contracts that involve skill, system integration, and other factors, such as contracts for or requiring: personal confidence; professional skill, fitness, or ability; utilities; services or supplies that require integration with existing systems, such as a computer system or a security system; magazines, books, and periodicals of an educational nature; telecommunication systems; supplies available from only one source; maintenance, repair, and replacement parts by authorized service agents; or an emergency that affects public health, safety, and welfare.

- 05-02-08 H Filed with the Clerk by Rep. Angelo Saviano
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1177 MCAULIFFE-SAVIANO.

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5 ILCS 80/4.16
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5 ILCS 80/4.26 new

Amends the Regulatory Sunset Act. Extends the repeal of the Collection Agency Act to January 1, 2016. Effective December 31, 2005.

HOUSE AMENDMENT NO. 1

Add	s reieren	ice to:								
225	ILCS 42	25/2.02			from	Ch.	111,	par.	2004	
225	ILCS 42	25/2.04			from	Ch.	111,	par.	2005.1	
225	ILCS 42	25/3			from	Ch.	111,	par.	2006	
225	ILCS 42	25/4.5								
225	ILCS 42	25/5			from	Ch.	111,	par.	2008	
225	ILCS 42	25/6a			from	Ch.	111,	par.	2009a	
225	ILCS 42	25/9			from	Ch.	111,	par.	2012	
-de	the Coll	laction	Agamon	Act	Adda oth	or la	0001	meifie	as that	

Amends the Collection Agency Act. Adds other legal entities that, for compensation, either contingent or otherwise, or for other valuable consideration offer services to collect an alleged delinquent debt to the definition of "collection agency" or "agency" and includes other legal entities in provisions concerning child support indebtedness and acting as a collection agency. Provides that, if a collection agency is a partnership, the application for registration shall state the names and addresses of all partners of the partnership holding a 10% or more interest in the partnership and that, if a collection agency is a limited liability company, the application for registration shall state the names and addresses of all members holding 10% or more interest in the limited liability company. Provides that, in addition to a registered collection agency whose certificate of registration has expired while the individual registered or while a shareholder owning 50% or more of the shares of stock in a registered corporation was engaged in certain military service, a registered collection agency whose certificate of registration has expired while a partner or member owning 50% or more of the shares of stock in a registered corporation has expired while he or she has been engaged in certain military service may have the certificate restored or reinstated without paying any lapsed fees, if within 2 years after termination of service other than by dishonorable discharge. Provides that whenever the Department of Financial and Professional Regulation has reason to believe a person or entity has violated a provision of the Act concerning unlicensed practice, the Department may issue a rule to show cause why an order to cease and desist should not be entered against that person or entity. Provides that upon certain cause, the Department may impose fines not to exceed \$5,000 for a first violation and not to exceed \$10,000 for a second or subsequent violation (now, the Department may impose fines not to exceed \$1,000 per licensee per complaint).

- 05-02-08 H Filed with the Clerk by Rep. Angelo Saviano
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Registration and Regulation Committee
- 05-02-17 H Do Pass / Short Debate Registration and Regulation Committee; 025-000-000
- 05-02-18 H Placed on Calendar 2nd Reading Short Debate
- 05-04-05 H House Amendment No. 1 Filed with Clerk by Rep. Angelo Saviano
 - H House Amendment No. 1 Referred to Rules Committee
- 05-04-06 H House Amendment No. 1 Rules Refers to Registration and Regulation Committee
 - H House Amendment No. 1 Recommends Be Adopted Registration and Regulation Committee; 023-000-000
- 05-04-08 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-04-12 H House Amendment No. 1 Adopted by Voice Vote
- H Placed on Calendar Order of 3rd Reading Short Debate 05-04-13 H Chief Sponsor Changed to Rep. Michael P. McAuliffe
- 05-04-13 H Chief Sponsor Changed to Rep. Michael P. McAuliffe H Added Chief Co-Sponsor Rep. Angelo Saviano
 - H Third Reading Short Debate Passed 116-000-000
- 05-04-14 S Arrive in Senate
- S Placed on Calendar Order of First Reading April 15, 2005
- 05-04-15 S Chief Senate Sponsor Sen. Antonio Munoz S First Reading

1780

- S Referred to Rules
- 05-04-21 S Assigned to Licensed Activities
- 05-05-05 S Do Pass Licensed Activities; 007-000-000
- S Placed on Calendar Order of 2nd Reading May 10, 2005
- 05-05-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 12, 2005
- 05-05-19 S Third Reading Passed; 057-000-000
- H Passed Both Houses
- 05-06-17 H Sent to the Governor
- 05-08-02 H Governor Approved

HB-1178 MCAULIFFE-SAVIANO.

- 5 ILCS 80/4.16
- 5 ILCS 80/4.26 new

Amends the Regulatory Sunset Act. Extends the repeal of the Hearing Instrument Consumer Protection Act to January 1, 2016. Effective December 31, 2005.

- 05-02-08 H Filed with the Clerk by Rep. Angelo Saviano
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Registration and Regulation Committee
- 05-02-17 H Do Pass / Short Debate Registration and Regulation Committee; 025-000-000
- 05-02-18 H Placed on Calendar 2nd Reading Short Debate
- 05-04-08 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-04-13 H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-14 H Chief Sponsor Changed to Rep. Michael P. McAuliffe
 - H Added Chief Co-Sponsor Rep. Angelo Saviano
 - H Third Reading Short Debate Passed 115-000-000
- 05-04-15 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 19, 2005
- 05-05-19 S Chief Senate Sponsor Sen. M. Maggie Crotty
- 05-05-20 S First Reading
 - S Referred to Rules

HB-1179 SAVIANO-MAUTINO-TURNER-BLACK-PIHOS, MILLNER, GORDON AND DUGAN.

- 225 ILCS 80/3 from Ch. 111, par. 3903
- 225 ILCS 80/15.1
- 720 ILCS 570/102 from Ch. 56 1/2, par. 1102
- 720 ILCS 570/103 from Ch. 56 1/2, par. 1103

Amends the Illinois Optometric Practice Act of 1987. Makes a technical change in a Section concerning the practice of optometry. Changes the definition of "therapeutic ocular pharmaceutical agents". Provides that medication administered by injection may be used only for the treatment of anaphylaxis. Amends the Illinois Controlled Substances Act. Adds references to optometrists in the definitions of "practitioner", "prescriber", and "prescription". Provides that nothing in the Illinois Controlled Substances Act limits the lawful authority granted by the Optometric Practice Act of 1987.

- 05-02-08 H Filed with the Clerk by Rep. Angelo Saviano
 - H Chief Co-Sponsor Rep. Frank J. Mautino
 - H Chief Co-Sponsor Rep. Arthur L. Turner
 - H Chief Co-Sponsor Rep. William B. Black
 - H First Reading
 - H Referred to Rules Committee
- 05-02-09 H Added Chief Co-Sponsor Rep. Sandra M. Pihos
- 05-02-10 H Added Co-Sponsor Rep. John J. Millner
- H Assigned to Executive Committee
- 05-02-17 H Re-assigned to Registration and Regulation Committee
- 05-02-25 H Added Co-Sponsor Rep. Careen M Gordon

H Added Co-Sponsor Rep. Lisa M. Dugan

- 05-03-09 H Motion Do Pass Lost Registration and Regulation Committee; 009-009-002
 - H Remains in Registration and Regulation Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1180 ACEVEDO.

20 ILCS 2605/2605-480

Amends the Department of State Police Law. Provides that any radio or television broadcast station or cable television system participating in an emergency alert program and any director, officer, employee, or agent of that station or system shall be immune from liability to any person for damages or losses caused or allegedly caused by, and shall not be subjected to a criminal or civil fine or penalty for, the broadcast or cablecast or failure to broadcast or cablecast any information pursuant to the emergency alert program. Effective immediately.

- 05-02-08 H Filed with the Clerk by Rep. Edward J. Acevedo
- 05-02-09 H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1181 DUGAN-WATSON-TENHOUSE-WINTERS-HAMOS AND NEKRITZ.

515 ILCS	5/1-53 new	/					
515 ILCS	5/1-55		from	Ch.	56,	par.	1-55
515 ILCS	5/1-125		from	Ch.	56,	par.	1-125
515 ILCS	5/10-100		from	Ch.	56,	par.	10-100
515 ILCS	5/20-35		from	Ch.	56,	par.	20-35
515 ILCS	5/20-70		from	Ch.	56,	par.	20-70

Amends the Fish and Aquatic Life Code. Defines "indigenous species" as aquatic life specified by administrative rule. Excepts Asian carp from the definition of "minnow". Provides that possession, transport, or release of viable gametes listed by administrative rule is a Class A misdemeanor. Provides for "aquatic life dealers" (rather than "fish dealers"). Provides that licensing requirements concerning wholesale and retail aquatic life dealers do not apply to minnows or saltwater species commonly used as seafood. Makes a violation of certain laws and administrative rules concerning aquatic life dealers a Class B misdemeanor. Makes other changes.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

05-02-08	H Filed with the Clerk by Rep. Lisa M. Dugan
05-02-09	H First Reading
	H Referred to Rules Committee
05-02-10	H Assigned to Agriculture & Conservation Committee
05-02-16	H Do Pass / Short Debate Agriculture & Conservation Committee; 015-000-
	000
05-02-17	H Placed on Calendar 2nd Reading - Short Debate
05-02-18	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-02-24	H Added Chief Co-Sponsor Rep. Jim Watson
	H Added Chief Co-Sponsor Rep. Art Tenhouse
	H Added Chief Co-Sponsor Rep. Dave Winters
05-02-25	H Third Reading - Short Debate - Passed 113-000-000
	H Added Chief Co-Sponsor Rep. Julie Hamos
	H Added Co-Sponsor Rep. Elaine Nekritz
05-03-01	S Arrive in Senate
	S Placed on Calendar Order of First Reading March 2, 2005
	S Chief Senate Sponsor Sen. Debbie DeFrancesco Halvorson
05-04-11	S First Reading
	S Referred to Rules
05-04-13	S Assigned to Agriculture & Conservation
05-04-20	S Do Pass Agriculture & Conservation; 008-000-000
	S Placed on Calendar Order of 2nd Reading April 21, 2005
05-05-10	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 11, 2005

05-05-19 S Third Reading - Passed; 057-000-000 H Passed Both Houses 05-06-17 H Sent to the Governor 05-08-15 H Governor Approved H Effective Date January 1, 2006

HB-1182 VERSCHOORE.

625 ILCS 5/11-1427.3

Amends the Illinois Vehicle Code. Provides that the Department of Natural Resources may (rather than shall) adopt administrative rules regarding the operation of all-terrain vehicles and off-highway motorcycles.

- 05-02-08 H Filed with the Clerk by Rep. Patrick J Verschoore
- 05-02-09 H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Agriculture & Conservation Committee
- 05-02-23 H Do Pass / Short Debate Agriculture & Conservation Committee; 015-000-000
- 05-02-24 H Placed on Calendar 2nd Reading Short Debate
- 05-02-25 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-09 H Third Reading Short Debate Passed 097-019-000
- 05-03-10 S Arrive in Senate
- S Placed on Calendar Order of First Reading March 15, 2005
- 05-04-11 S Chief Senate Sponsor Sen. Mike Jacobs
- 05-04-12 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Agriculture & Conservation
- 05-04-20 S Do Pass Agriculture & Conservation; 008-000-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005 05-05-10 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 11, 2005
- 05-05-11 S Third Reading - Passed; 059-000-000
 - H Passed Both Houses
- 05-06-09 H Sent to the Governor
- 05-06-17 H Governor Approved
 - H Effective Date January 1, 2006

HB-1183 TURNER.

705 ILCS 105/27.5 from Ch. 25, par. 27.5 705 ILCS 105/27.6

Amends the Clerks of Courts Act. Adds the court service fee, the court system fee, and the traffic and criminal surcharge fee to the list of fees that the clerk of the court may add to the amount of money that the clerk is required to disburse. In cases of bail forfeiture, ex parte judgment, or guilty pleas, includes the court service fee, the court system fee, and the traffic and criminal surcharge fee to the list of deductions that the clerk of the court may remove from the amount collected before disbursing the money. Effective immediately.

- 05-02-08 H Filed with the Clerk by Rep. Arthur L. Turner
- 05-02-09 H First Reading
- H Referred to Rules Committee
- 05-03-01 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1184 VERSCHOORE.

	56	рат	1-75
520 ILCS 5/1.2m from Ch			

from Ch. 61, par. 1.2m

Assends the Fish and Aquatic Life Code and the Wildlife Code. Defines "resident" to require permanent abode in this State rather than actual residency. Requires domiciliary intent. Makes other changes.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-08 H Filed with the Clerk by Rep. Patrick J Verschoore
- 05-02-09 H First Reading
- H Referred to Rules Committee
- 05-02-16 H Assigned to Agriculture & Conservation Committee
- 05-02-23 H Do Pass / Short Debate Agriculture & Conservation Committee; 015-000-000
- 05-02-24 H Placed on Calendar 2nd Reading Short Debate
- 05-03-15 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate H Tabled By Sponsor Rep. Patrick J Verschoore

HB-1185 MOLARO.

40 ILCS 5/7-118	fro	m Ch. 1	08 1/2,	par.	7-118
40 ILCS 5/7-139	fro	m Ch. 1	08 1/2,	par.	7-139
40 ILCS 5/7-141	fro	m Ch. 1	08 1/2,	par.	7-141
40 ILCS 5/7-142	fro	m Ch. 1	08 1/2,	par.	7-142
40 ILCS 5/7-152		m Ch. 1			
40 ILCS 5/7-158	fro	m Ch. 10	08 1/2,	par.	7-158
40 ILCS 5/7-164	fro	m Ch. 10	08 1/2,	par.	7-164
40 ILCS 5/7-168	fro	m Ch. 10	08 1/2,	par.	7-168
40 ILCS 5/7-172	fro	m Ch. 10	08 1/2,	par.	7-172
40 ILCS 5/7-174	fro	m Ch. 19	08 1/2,	par.	7-174
40 ILCS 5/7-205	fro	m Ch. 10	08 1/2,	par.	7-205
40 ILCS 5/7-206	fro	m Ch. 19	08 1/2,	par.	7-206
30 ILCS 805/8.29	new			-	

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. Increases the death benefit from \$3,000 to \$5,000. Authorizes the Fund to pay interest on separation benefits. Changes the vesting requirement for a retirement annuity from 8 years to 5 years. Makes a corresponding change in one part of the retirement formula. Changes the service requirement for being a member of the Board of Trustees, from 8 years to 5 years. 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. 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. Allows an employee to receive a full pension after 30 years of service (rather than 35 years of service). Provides that no more than 24 months (rather than 12 months) of creditable service imay be credited for unused sick leave. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

05-02-08 H Filed with the Clerk by Rep. Robert S. Molaro

- 05-02-09 H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1186 MOLARO.

40 ILCS 5/7-139

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

30 ILCS 805/8.29 new

Amends the IMRF Article of the Illinois Pension Code. Makes a change in the required contribution for transfer of credits to IMRF from a downstate police pension fund for certain police chiefs who participate in IMRF. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

- 05-02-08 H Filed with the Clerk by Rep. Robert S. Molaro
- 05-02-09 H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1187 MOLARO.

40 ILCS 5/7-116

from Ch. 108 1/2, par. 7-116

40 ILCS 5/7-139	from Ch. 108 1/2, par. 7-139
40 ILCS 5/7-147	from Ch. 108 1/2, par. 7-147
40 ILCS 5/7-174	from Ch. 108 1/2, par. 7-174
30 ILCS 805/8.29 new	

Amends the IMRF Article of the Illinois Pension Code. Grants service credit for the first month of participating employment, even if a paycheck is not issued during that month. Changes the manner of calculating the contribution required for establishing certain prior service credit. For persons switching from total and permanent disability to a retirement annuity, includes any accrued increases in the disability benefit in the final rate of earnings for retirement annuity purposes. Allows disability benefits to be retroactive to the beginning of the previous calendar year. Makes the annuitant trustee a voting member of the Board and increases the number of votes required for action to 5. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

- 05-02-08 H Filed with the Clerk by Rep. Robert S. Molaro
- 05-02-09 H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1188 MOLARO.

50 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.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

05-02-08 H Filed with the Clerk by Rep. Robert S. Molaro

- 05-02-09 H First Reading
 - H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

- 05-02-16 H Re-assigned to Personnel and Pensions Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1189 MOLARO.

40 ILCS 5/3-110.3	from Ch.	108	1/2,	par.	3-110.3
40 ILCS 5/7-139	from Ch.	108	1/2,	par.	7-139

30 ILCS 805/8.29 new

Amends the Downstate Police and IMRF Articles of the Illinois Pension Code. Creates additional liability for former employers of police chiefs who elect to transfer service credits from downstate police pension funds to IMRF. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

- 05-02-08 H Filed with the Clerk by Rep. Robert S. Molaro
- 05-02-09 H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1190 HOFFMAN.

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

Amends the Illinois Vehicle Code. Provides that, if the Illinois Commerce Commission orders a grade crossing closed, the rail carrier is responsible for all costs incurred in removing the grade crossing surface and any warning devices and in installing barricades, if ordered to do so by the Commission. Provides that neither the railroad nor the public authority involved may be assessed more than 5% of any other costs associated with the crossing closure, unless the rail carrier or the public authority, as applicable, agrees in writing to pay a higher percentage of those costs. Provides that if the Commission orders the alteration, reconstruction, or relocation of a crossing across a highway, pedestrian bridge, or pedestrian subway, the costs shall be borne according to the benefits derived. Provides that, if the project is requested by the rail carrier or the public highway authority, the other party may not be assessed more than 15% of the cost.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

- 05-02-08 H Filed with the Clerk by Rep. Jay C. Hoffman
- 05-02-09 H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1191 GORDON.

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

Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. Provides that the redevelopment project in the TIF District created by an ordinance adopted on December 29, 1986 by the Village of Gardner must be completed by December 31 of the 35th year (now, the 23rd year) after the year in which the ordinance was adopted. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

- 05-02-08 H Filed with the Clerk by Rep. Careen M Gordon
- 05-02-09 H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to Revenue Committee
- 05-02-25 H Recommends Be Adopted Sub-committee/ Revenue Committee; 003-000-000
 - H Remains in Revenue Committee
- 05-03-03 H Do Pass / Short Debate Revenue Committee; 012-000-000
- H Placed on Calendar 2nd Reading Short Debate
- 05-03-15 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-05 H Third Reading Short Debate Passed 110-000-000
- 05-04-06 S Arrive in Senate
- S Placed on Calendar Order of First Reading April 7, 2005
- 05-04-15 S Chief Senate Sponsor Sen. Gary G. Dahl
 - S First Reading
 - S Referred to Rules

HB-1192 FEIGENHOLTZ-RITA-RYG-MAY, DAVIS, WILLIAM AND BOLAND.

New Act

Creates the Purchase of Care and Grant Adjustment Act. Provides that purchase of care contracts and grant agreements (i) paid in fiscal year 2007 or thereafter and (ii) entered into between specified agencies and a private community-based contractual provider or grantee must provide for annual adjustments in accordance with the non-seasonally-adjusted Employment Cost Index for total compensation for civilian workers compiled by the U.S. Bureau of Labor Statistics.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-09 H Filed with the Clerk by Rep. Sara Feigenholtz
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Added Chief Co-Sponsor Rep. Robert Rita
 - H Added Chief Co-Sponsor Rep. Kathleen A. Ryg
 - H Rule 19(a) / Re-referred to Rules Committee
- 05-04-05 H Added Co-Sponsor Rep. William Davis
- 05-05-05 H Added Co-Sponsor Rep. Mike Boland H Chief Co-Sponsor Rep. Karen May

HB-1193 DUNN.

New Act

Creates the Clinical Laboratory Science Practice Act. Provides for the regulation of clinical laboratory practitioners, medical technologists, and medical laboratory technicians through licensure by the Department of Financial and Professional Regulation. Preempts home rule. Effective immediately.

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

05-02-09 H Filed with the Clerk by Rep. Joe Dunn

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Registration and Regulation Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1194 SACIA.

815 ILCS 370/4.2 new

Amends the Motor Fuel and Petroleum Standards Act. Provides that a retailer of motor fuel shall have at least one retail motor fuel dispensing device at his or her facility that dispenses motor fuel containing at least 10% by volume of ethanol.

05-02-09 H Filed with the Clerk by Rep. Jim Sacia

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Environment & Energy Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1195 WASHINGTON.

625 ILCS 5/5-301

from Ch. 95 1/2, par. 5-301

Amends the Illinois Vehicle Code. Provides that all automotive repairers and rebuilders shall, in addition to meeting the requirements of the Vehicle Code provision, provide proof of compliance with the Automotive Collision Repair Act.

SENATE FLOOR AMENDMENT NO. 2

Adds reference to:

815 ILCS 308/76 new

Provides that an applicant for a rebuilder's license does not have to provide proof that the applicant complies with all requirements of the Automotive Collision Repair Act, including the display of required signs, the use of statements to authorize repair, and the provisions of written estimates. Amends the Automotive Collision Repair Act. Provides that if a person is engaged in activities associated with automotive collision repair as covered in the Act, that person shall comply with the provisions of the Act.

05-02-09 H Filed with the Clerk by Rep. Eddie Washington

H First Reading

H Referred to Rules Committee

- 05-02-10 H Assigned to Consumer Protection Committee
- 05-02-16 H Do Pass / Short Debate Consumer Protection Committee; 012-000-000
- 05-02-17 H Placed on Calendar 2nd Reading Short Debate
- 05-02-18 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-25 H Third Reading Short Debate Passed 092-021-000
- 05-03-01 S Arrive in Senate
 - S Placed on Calendar Order of First Reading
 - S Chief Senate Sponsor Sen. Terry Link
 - S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Transportation
- 05-04-21 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Terry Link
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-05-03 S Senate Committee Amendment No. 1 Rules Refers to Transportation
- 05-05-04 S Senate Committee Amendment No. 1 Postponed Transportation
 - S Do Pass Transportation; 009-000-000
 - S Placed on Calendar Order of 2nd Reading May 5, 2005
- 05-05-06 S Senate Committee Amendment No. 1 Rule 3-9(a) / Re-referred to Rules
- 05-05-11 S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Terry Link

- S Senate Floor Amendment No. 2 Referred to Rules
- 05-05-16 S Senate Floor Amendment No. 2 Rules Refers to Transportation S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 17, 2005
- 05-05-18 S Senate Floor Amendment No. 2 Be Adopted Transportation; 009-000-000 S Recalled to Second Reading
 - S Senate Floor Amendment No. 2 Adopted; Link
 - S Placed on Calendar Order of 3rd Reading May 19, 2005
- 05-05-19 S Third Reading Passed; 057-000-000
- S Senate Committee Amendment No. 1 Tabled Pursuant to Rule 5-4(a)
- 05-05-20 H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 2
- 05-05-26 H Senate Floor Amendment No. 2 Motion Filed Concur Rep. Eddie Washington; Motion #1
 - H Senate Floor Amendment No. 2 Motion to Concur Referred to Rules Committee
- 05-05-27 H Senate Floor Amendment No. 2 Motion Filed Non-Concur Rep. Eddie Washington; Motion #2
 - H Senate Floor Amendment No. 2 House Non-Concurs
 - S Secretary's Desk Non-Concurrence Senate Amendment(s) 02
 - S Placed on Calendar Order of Non-Concurrence Senate Amendment(s) 02-May 28, 2005.
- 05-05-28 S Senate Floor Amendment No. 2 Motion to Refuse to Recede Filed with Secretary Sen. Terry Link
- 05-05-30 S Senate Refuses to Recede 02
 - S Senate Requests Conference Committee No. 1

HB-1196 LANG.

235 ILCS 5/6-6 from Ch. 43, par. 123

Amends the Liquor Control Act of 1934. Prohibits foreign importers from providing furnishings, fixtures, or equipment on the premises of a business of a licensee, from helping pay license fees of a retail licensee, from becoming the owner of any indebtedness of a retail licensee, from having an interest in the ownership, conduct, or operation of a retail licensee's business, and from being a lessee or lessor in any premises that sells alcoholic liquor at retail. Prohibits foreign importers from providing signs or inside advertising materials except as otherwise provided. Provides that restrictions on advertising do not apply to promotional or advertising material provided by foreign importers to a government owned facility with a retailer's license.

- 05-02-09 H Filed with the Clerk by Rep. Lou Lang
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-10 H Assigned to Executive Committee
 - 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1197 HANNIG-LANG-WASHINGTON, FRITCHEY, NEKRITZ, COULSON, LYONS, EILEEN, CHAPA LAVIA, FRANKS, BERRIOS, CHAVEZ, RYG, BROSNAHAN, BURKE AND MILLER.

20 ILCS 1705/15f new

Amends the Mental Health and Developmental Disabilities Administrative Act. Requires each individual with mental retardation and related developmental disabilities who exhibits behavioral challenges to have an individualized behavioral support plan that: (i) is designed to meet individual needs; (ii) is non-aversive; (iii) teaches the individual new skills; (iv) provides alternatives to challenging behaviors; (v) offers opportunities for choice and social integration; and (vi) allows for environmental modifications. Provides guidelines for the implementation of the plan. Prohibits the use of aversive behavioral support, intervention techniques that cause psychological pain, and deprivation techniques. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Reinserts the provisions of the bill as introduced, but makes the following changes. Defines "behavioral challenges". Provides that, to the extent that the provisions conflict with Article 1 of Chapter II of the Mental Health and Developmental Disabilities Code, the Mental Health and Developmental Disabilities Code

controls. Effective immediately.

HOUSE AMENDMENT NO. 3

Deletes everything after the enacting clause. Reinserts the provisions of the bill as introduced, but makes the following changes. Defines "community-based residential program". Requires each individual support plan to be in the immediate and long-term best interests of the individual. Requires the plan to be based on a functional behavioral assessment (now, analysis) conducted by a professional trained in its use (now, trained in professional best practices in behavioral analysis). Prohibits certain types of interventions. Provides that the Department of Human Services is responsible for developing and promulgating rules to implement and carry out these provisions. Effective immediately.

SENATE FLOOR AMENDMENT NO. 1

Deletes reference to:

20 ILCS 1705/15f new	
Adds reference to:	
New Act	
5 ILCS 100/5-45	from Ch. 127, par. 1005-45
20 ILCS 105/4.02	from Ch. 23, par. 6104.02
215 ILCS 106/30	•
305 ILCS 5/5-5.4	from Ch. 23, par. 5-5.4
305 ILCS 5/5-5.12	from Ch. 23, par. 5-5.12
305 ILCS 5/5-11	from Ch. 23, par. 5-11
305 ILCS 5/12-4.35	· •
320 ILCS 40/10	from Ch. 23, par. 6910
320 ILCS 40/15	from Ch. 23, par. 6915
Replaces everything after the enacting	clause. Creates the FY2006 Budget Implementation

(Human Services) Act for the purpose of making changes in State programs that are necessary to implement the Governor's FY2006 budget recommendations concerning human services. Amends the Illinois Administrative Procedure Act; authorizes emergency rulemaking to implement any provision of this amendatory Act or any other budget initiative for fiscal year 2006, except that the 24-month limitation on the adoption of emergency rules and certain provisions concerning JCAR do not apply to such emergency rules; and provides that the Department of Public Aid may also adopt emergency rules necessary to administer the Illinois Public Aid Code, the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act, the Senior Citizens and Disabled Persons Prescription Drug Discount Program Act, and the Children's Health Insurance Program Act. Amends the Illinois Act on the Aging; in provisions concerning annual audits of chore/housekeeping and homemaking vendors, requires that vendors' procedures be in compliance with the Department on Aging's financial reporting guidelines requiring an administrative and employee wage and benefits cost split as defined in administrative rules (instead of requiring a 27% administrative cost split and a 73% employee wages and benefits cost split). Amends the Children's Health Insurance Program Act; provides that persons enrolled in a health benefits waiver program under the Act are subject to certain cost-sharing requirements; provides that health insurance premiums and co-payments apply to adults as well as to children, and sets forth premium amounts for families with 4 or with 5 or more family members. Amends the Illinois Public Aid Code: (1) in provisions concerning Medicaid standards of payment for nursing homes, provides that no rate increase and no update for inflation shall be provided before July 1, 2006 (instead of 2005); (2) in provisions concerning Medicaid pharmacy payments, deletes provisions concerning a limitation of 4 brand name prescription drugs per patient per month; (3) provides that the Department of Public Aid shall renegotiate the contracts with health maintenance organizations and managed care community networks that took effect August 1, 2003, so as to produce \$70,000,000 savings to the Department net of resulting increases to the fee-for-service program for State fiscal year 2006; and (4) in provisions concerning medical services for certain noncitizens, deletes references to appropriations, authorizes the Department of Public Aid to take action to assure that payments under these provisions do not exceed available funds, and deletes provisions concerning emergency rulemaking. Amends the All-Inclusive Care for the Elderly Act; provides that "frail elderly" means an individual who meets the age (as well as functional) eligibility requirements established by the Department of Public Aid (deletes references to eligibility requirements established by the Department on Aging and a requirement that the individual be age 65 or older); provides for implementation of the PACE program pursuant to the provisions of the approved Title XIX State plan (instead of as a demonstration program), and provides that specific arrangements of the risk-based financing model shall be adopted and negotiated by the federal Centers for Medicare and Medicaid Services (instead of the Health Care Financing Administration). Effective July 1, 2005.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-02-09 H Filed with the Clerk by Rep. Lou Lang
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-10 H Assigned to Developmental Disabilities and Mental Illness Committee
 - 05-03-10 H House Amendment No. 1 Filed with Clerk by Developmental Disabilities and Mental Illness Committee
 - H House Amendment No. 1 Adopted in Developmental Disabilities and Mental Illness Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Developmental Disabilities and Mental Illness Committee; 004-000-002
 - H Placed on Calendar 2nd Reading Short Debate
 - 05-04-05 H House Amendment No. 2 Filed with Clerk by Rep. Lou Lang
 - H House Amendment No. 2 Referred to Rules Committee
 - 05-04-06 H House Amendment No. 2 Rules Refers to Developmental Disabilities and Mental Illness Committee
 - 05-04-07 H House Amendment No. 3 Filed with Clerk by Rep. Lou Lang
 - H House Amendment No. 3 Referred to Rules Committee
 - 05-04-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
 - 05-04-11 H House Amendment No. 3 Rules Refers to Developmental Disabilities and Mental Illness Committee
 - H House Amendment No. 3 Recommends Be Adopted Developmental Disabilities and Mental Illness Committee; 006-000-000
 - 05-04-12 H Chief Sponsor Changed to Rep. Susana A Mendoza H Added Chief Co-Sponsor Rep. Lou Lang H Added Co-Sponsor Rep. John A. Fritchey
 - 05-04-13 H Added Chief Co-Sponsor Rep. Eddie Washington H Added Chief Co-Sponsor Rep. Patricia R. Bellock
 - H Added Co-Sponsor Rep. Elaine Nekritz
 - 05-04-14 H Added Co-Sponsor Rep. Elizabeth Coulson
 - H Added Co-Sponsor Rep. Eileen Lyons
 - H Added Co-Sponsor Rep. Linda Chapa LaVia
 - H Added Co-Sponsor Rep. Jack D. Franks
 - H Added Co-Sponsor Rep. Maria Antonia Berrios
 - H Added Co-Sponsor Rep. Michelle Chavez
 - H House Amendment No. 3 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-04-15 H Added Co-Sponsor Rep. Kathleen A. Ryg
 - H Added Co-Sponsor Rep. James D. Brosnahan
 - H Added Co-Sponsor Rep. Daniel J. Burke
 - H Added Co-Sponsor Rep. David E. Miller
 - H Third Reading Short Debate Passed 109-000-000
 - H House Amendment No. 2 Tabled Pursuant to Rule 40(a)
 - 05-04-19 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 20, 2005
 - S Chief Senate Sponsor Sen. M. Maggie Crotty
 - S First Reading
 - S Referred to Rules
 - S Alternate Chief Sponsor Changed to Sen. Martin A. Sandoval
 - 05-04-20 S Added as Alternate Chief Co-Sponsor Sen. Christine Radogno
 - 05-04-21 S Assigned to Health & Human Services
 - 05-05-05 S Do Pass Health & Human Services; 010-000-000
 - S Placed on Calendar Order of 2nd Reading May 10, 2005
 - 05-05-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 12, 2005
 - 05-05-20 S Rule 2-10 Third Reading Deadline Extended to December 31, 2005
 - 05-05-30 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Donne E. Trotter

- S Senate Floor Amendment No. 1 Referred to Rules
- S Senate Floor Amendment No. 1 Rules Refers to Executive
- S Alternate Chief Sponsor Changed to Sen. Donne E. Trotter
- S Senate Floor Amendment No. 1 Recommend Do Adopt Executive; 007-005-000
- S Recalled to Second Reading
- S Senate Floor Amendment No. 1 Adopted; Trotter
- S Placed on Calendar Order of 3rd Reading
- S Verified
- S Third Reading Passed; 030-027-001
- 05-05-31 H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
 - H Chief Sponsor Changed to Rep. Gary Hannig
 - H Senate Floor Amendment No. 1 Motion Filed Concur Rep. Gary Hannig
 - H Senate Floor Amendment No. 1 Motion to Concur Referred to Rules Committee
 - H Senate Floor Amendment No. 1 Motion to Concur Recommends be Adopted Rules Committee; 003-002-000
 - S Sponsor Removed Sen. Christine Radogno
 - H Remove Chief Co-Sponsor Rep. Patricia R. Bellock
 - H Senate Floor Amendment No. 1 House Concurs 064-051-000
 - H Passed Both Houses
- 05-06-07 H Sent to the Governor
- 05-06-17 H Governor Approved
 - H Effective Date July 1, 2005

HB-1198 DAVIS, MONIQUE.

215 ILCS 5/351A-4 from Ch. 73, par. 963A-4

Amends the Illinois Insurance Code. Makes a technical change in a Section relating to long-term care insurance.

- 05-02-09 H Filed with the Clerk by Rep. Monique D. Davis
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1199 DAVIS, MONIQUE.

30 ILCS 540/3-1 from Ch. 127, par. 132.403-1

Amends the State Prompt Payment Act. Makes a technical change concerning interest penalties.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

- H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1200 DAVIS, MONIQUE.

30 ILCS 575/8c from Ch. 127, par. 132.608c

Amends the Business Enterprise for Minorities, Females, and Persons with Disabilities Act. Makes a technical change concerning rules and regulations for the establishment and continuation of narrowly tailored sheltered markets.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

- H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1201 DAVIS, MONIQUE.

30 ILCS 780/5-3

Amends the Eliminate the Digital Divide Law. Makes a technical change in a Section

concerning legislative findings.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis H First Reading H Referred to Rules Committee 05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1202 DAVIS, MONIQUE.

20 ILCS 605/605-705 was 20 ILCS 605/46.6a

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning local tourism grants.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1203 DAVIS, MONIQUE.

205 ILCS 405/0.1

Amends the Currency Exchange Act. Makes a technical change in a Section concerning the short title.

- 05-02-09 H Filed with the Clerk by Rep. Monique D. Davis
 - H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1204 KELLY.

40 ILCS 5/8-164.1 from Ch. 108 1/2, par. 8-164.1

Amends the Illinois Pension Code. Makes a technical change in Section concerning payments to the City of Chicago for participation in the City of Chicago's health care plans.

NOTE(S) THAT MAY APPLY: Pension

05-02-09 H Filed with the Clerk by Rep. Robin Kelly

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1205 KELLY.

765 ILCS 5/4b new

Amends the Conveyances Act. Requires that before any person may sell, convey, or transfer his or her interest in a right or title to lands, tenements, and hereditaments in land that received municipal services, that person must provide a copy of written proof from the municipality that all outstanding bills for municipal services have been paid. Defines "municipal services".

05-02-09 H Filed with the Clerk by Rep. Robin Kelly

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Judiciary I - Civil Law Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1206 DAVIS, MONIQUE.

Appropriates \$2 from the General Revenue Fund to the Illinois Finance Authority for its FY06 ordinary and contingent expenses. Effective July 1, 2005.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Appropriations-Public Safety Committee

HB-1207 DAVIS, MONIQUE.

Appropriates \$2 from the General Revenue Fund to the Department of State Police for its FY06 ordinary and contingent expenses. Effective July 1, 2005.

- 05-02-09 H Filed with the Clerk by Rep. Monique D. Davis
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Appropriations-Public Safety Committee

HB-1208 DAVIS, MONIQUE.

Appropriates \$2 from the General Revenue Fund to Chicago State University for its FY06 ordinary and contingent expenses. Effective July 1, 2005.

- 05-02-09 H Filed with the Clerk by Rep. Monique D. Davis
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Appropriations-Higher Education Committee

HB-1209 DAVIS, MONIQUE.

Appropriates \$2 from the General Revenue Fund to the Department of Central Management Services for its FY06 ordinary and contingent expenses. Effective July 1, 2005.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Appropriations-General Services Committee

HB-1210 DAVIS, MONIQUE-MOLARO.

Appropriates \$2 from the General Revenue Fund to the Board of Higher Education for its FY06 ordinary and contingent expenses. Effective July 1, 2005.

- 05-02-09 H Filed with the Clerk by Rep. Monique D. Davis
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Appropriations-Higher Education Committee

05-05-02 H Added Chief Co-Sponsor Rep. Robert S. Molaro

HB-1211 DAVIS, MONIQUE.

Appropriates \$2 from the General Revenue Fund to the State Board of Education for its FY06 ordinary and contingent expenses. Effective July 1, 2005.

- 05-02-09 H Filed with the Clerk by Rep. Monique D. Davis
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Approp-Elementary & Secondary Education Committee

HB-1212 DAVIS, MONIQUE.

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.

- 05-02-09 H Filed with the Clerk by Rep. Monique D. Davis
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1213 DAVIS, MONIQUE.

205 ILCS 105/1-1 from Ch. 17, par. 3301-1

Amends the Illinois Savings and Loan Act of 1985. Makes a technical change in a Section concerning the short title.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

- H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

.d-1214 DAVIS, MONIQUE.

20 ILCS 665/1

from Ch. 127, par. 200-21 Amends the Illinois Promotion Act. Makes a technical change in a Section concerning the short title.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1215 DAVIS, MONIOUE.

30 ILCS 500/1-5

Amends the Illinois Procurement Code. Makes a technical change in a Section concerning State policy.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1216 DAVIS, MONIQUE.

20 ILCS 605/605-705 was 20 ILCS 605/46.6a

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning local tourism grants.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1217 DAVIS, MONIQUE.

20 ILCS 605/605-700 was 20 ILCS 605/46.6

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning tourism.

- 05-02-09 H Filed with the Clerk by Rep. Monique D. Davis
 - H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1218 DAVIS, MONIQUE.

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.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1219 DAVIS, MONIQUE.

305 ILCS 5/5-5.22

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning nursing homes.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1220 DAVIS, MONIOUE.

40 ILCS 5/1A-103 from Ch. 108 1/2, par. 1A-103

Amends the Illinois Pension Code. Makes a technical change in a Section concerning the Public Pension Division of the Department of Insurance.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1221 DAVIS, MONIQUE.

215 ILCS 105/1

from Ch. 73, par. 1301

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

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1222 DAVIS, MONIQUE.

215 ILCS 130/2005 from Ch. 73, par. 1502-5

Amends the Limited Health Service Organization Act. Makes a technical change in a Section concerning claims liability.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1223 DAVIS, MONIQUE.

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

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

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1224 DAVIS, MONIQUE.

215 ILCS 134/65

Amends the Managed Care Reform and Patient Rights Act. Makes a technical change in a Section concerning emergency services.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

DAVIS, MONIQUE. HB-1225

220 ILCS 5/8-302 from Ch. 111 2/3, par. 8-302

Amends the Public Utilities Act. Makes a technical change in a Section concerning the reading of meters.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1226 DAVIS, MONIQUE.

220 ILCS 5/13-100

from Ch. 111 2/3, par. 13-100

Amends the Public Utilities Act. Makes a technical change in a Section concerning the short title of the Telecommunications Article.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

H First Reading

- H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1227 DAVIS, MONIQUE.

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.

- 05-02-09 H Filed with the Clerk by Rep. Monique D. Davis
 - H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1228 DAVIS, MONIQUE.

220 ILCS 5/8-403.1 from Ch. 111 2/3, par. 8-403.1

Amends the Public Utilities Act. Makes a technical change in a Section concerning tax credits related to qualified solid waste facilities.

- 05-02-09 H Filed with the Clerk by Rep. Monique D. Davis
 - H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1229 DAVIS, MONIQUE-BOLAND.

from Ch. 67 1/2, par. 851

Amends the Abandoned Housing Rehabilitation Act. Makes a technical change in a Section concerning the short title.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

05-03-15 H Added Chief Co-Sponsor Rep. Mike Boland

HB-1230 DAVIS, MONIQUE.

310 ILCS 50/1

310 ILCS 5/1

from Ch. 67 1/2, par. 151

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

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1231 DAVIS, MONIQUE.

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

Amends the Housing Authorities Act. Makes a technical change in a Section concerning the short title.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

- H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1232 DAVIS, MONIQUE.

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.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1233 DAVIS, MONIQUE.

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.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1234 DAVIS, MONIQUE.

225 ILCS 90/14

225 ILCS 80/4

from Ch. 111, par. 4264

Amends the Illinois Physical Therapy Act. Makes a technical change in a Section concerning the renewal of licenses.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1235 DAVIS, MONIQUE.

from Ch. 111, par. 3904

Amends the Illinois Optometric Practice Act of 1987. Makes a technical change in a Section concerning holding a license.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1236 DAVIS, MONIQUE.

735 ILCS 5/1-103 from Ch. 110, par. 1-103

Amends the Code of Civil Procedure. Makes a technical change in a Section concerning the effect of Article, Part, and Section headings.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1237 DAVIS, MONIQUE.

735 ILCS 5/1-101 from Ch. 110, par. 1-101

Amends the Code of Civil Procedure. Makes a technical change in the short title Section.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1238 DAVIS, MONIQUE.

720 ILCS 5/1-3

from Ch. 38, par. 1-3

Amends the Criminal Code of 1961. Makes a technical change in a Section concerning the applicability of the common law.

- 05-02-09 H Filed with the Clerk by Rep. Monique D. Davis H First Reading H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1239 DAVIS, MONIQUE.

720 ILCS 5/1-2 from Ch. 38, par. 1-2

Amends the Criminal Code of 1961. Makes a technical change in a Section concerning the general purposes of the Code.

- 05-02-09 H Filed with the Clerk by Rep. Monique D. Davis
 - H First Reading

H Referred to Rules Committee

- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1240 DAVIS, MONIQUE.

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

Amends the Criminal Code of 1961. Makes a technical change in a Section concerning the short title.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1241 DAVIS, MONIQUE.

225 ILCS 60/1 from Ch. 111, par. 4400-1

Amends the Medical Practice Act of 1987. Makes a technical change in a Section concerning the short title.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

H First Reading

H Referred to Rules Committee

- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1242 DAVIS, MONIQUE.

220 ILCS 5/16-101A

Amends the Public Utilities Act. Makes a technical change in a Section concerning legislative findings.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

- H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1243 DAVIS, MONIQUE.

220 ILCS 5/16-101

Amends the Public Utilities Act. Makes a technical change in a Section concerning the short title and applicability of the Electric Service Customer Choice and Rate Relief Law of 1997.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1244 DAVIS, MONIQUE.

220 ILCS 5/13-504 from Ch. 111 2/3, par. 13-504

Amends the Public Utilities Act. Makes a technical change in a Section concerning the application of ratemaking provisions of Article IX of the Act.

- 05-02-09 H Filed with the Clerk by Rep. Monique D. Davis H First Reading H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1245 DAVIS, MONIQUE.

35 ILCS 5/101

from Ch. 120, par. 1-101

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

- 05-02-09 H Filed with the Clerk by Rep. Monique D. Davis
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1246 DAVIS, MONIQUE.

220 ILCS 5/13-100 from Ch. 111 2/3, par. 13-100

Amends the Public Utilities Act. Makes a technical change in a Section concerning the short title of the Telecommunications Article.

- 05-02-09 H Filed with the Clerk by Rep. Monique D. Davis
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1247 DAVIS, MONIQUE.

30 ILCS 780/5-3

Amends the Eliminate the Digital Divide Law. Makes a technical change in a Section concerning legislative findings.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

- H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

AB-1248 DAVIS, MONIQUE.

35 ILCS 120/2-10 from Ch. 120, par. 441-10

Amends the Retailers' Occupation Tax Act. Makes a technical change in a Section concerning the rate of tax.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

- H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1249 DAVIS, MONIQUE.

70 ILCS 3615/1.05

05 from Ch. 111 2/3, par. 701.05

Arrends the Regional Transportation Authority Act. Makes a technical change in a Section concerning the establishment of the Authority.

- 05-02-09 H Filed with the Clerk by Rep. Monique D. Davis
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1250 DAVIS, MONIQUE.

70 ILCS 3615/1.05 from Ch. 111 2/3, par. 701.05

Amends the Regional Transportation Authority Act. Makes a technical change in a Section concerning the establishment of the Authority.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1251 DAVIS, MONIQUE.

20 ILCS 605/605-700 was 20 ILCS 605/46.6

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning tourism.

- 05-02-09 H Filed with the Clerk by Rep. Monique D. Davis
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1252 DAVIS, MONIQUE.

Appropriates \$2 from the General Revenue Fund to the Department of Human Services for its FY06 ordinary and contingent expenses. Effective July 1, 2005.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Appropriations-Human Services Committee

HB-1253 DAVIS, MONIQUE.

Appropriates \$2 from the General Revenue Fund to the Department of Human Services for its FY06 ordinary and contingent expenses. Effective July 1, 2005.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Appropriations-Human Services Committee

HB-1254 DAVIS, MONIQUE.

Appropriates \$2 from the General Revenue Fund to the Department of Human Services for its FY06 ordinary and contingent expenses. Effective July 1, 2005.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Appropriations-Human Services Committee

HB-1255 DAVIS, MONIQUE.

Appropriates \$2 from the General Revenue Fund to the State Board of Education for its FY06 ordinary and contingent expenses. Effective July 1, 2005.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Approp-Elementary & Secondary Education Committee

HB-1256 DAVIS, MONIQUE.

Appropriates \$2 from the General Revenue Fund to the State Board of Education for its FY06 ordinary and contingent expenses. Effective July 1, 2005.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

- H First Reading
- H Referred to Rules Committee

05-02-10 H Assigned to Approp-Elementary & Secondary Education Committee

HB-1257 DAVIS, MONIQUE.

Appropriates \$2 from the General Revenue Fund to the Board of Higher Education for its FY06 ordinary and contingent expenses. Effective July 1, 2005.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Appropriations-Higher Education Committee

HB-1258 DAVIS, MONIQUE.

Appropriates \$2 from the General Revenue Fund to the Office of the Governor for its FY06 ordinary and contingent expenses. Effective July 1, 2005.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Appropriations-General Services Committee

HB-1259 DAVIS, MONIQUE.

Appropriates \$2 from the General Revenue Fund to the Department of Public Health for its FY06 ordinary and contingent expenses. Effective July 1, 2005.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

- H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to Appropriations-Human Services Committee

HB-1260 DAVIS, MONIQUE.

Appropriates \$2 from the General Revenue Fund to the Illinois Emergency Management Agency for its FY06 ordinary and contingent expenses. Effective July 1, 2005.

05-02-09 H Filed with the Clerk by Rep. Monique D. Davis

- H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to Appropriations-Public Safety Committee

HB-1261 MCGUIRE-DAVIS, MONIQUE, YARBROUGH, FRANKS, CHAPA LAVIA AND VERSCHOORE.

- 20 ILCS 105/8.10 new
- 30 ILCS 105/5.640 new
- 35 ILCS 5/507EE new
- 35 ILCS 5/509 from Ch. 120, par. 5-509
- 35 ILCS 5/510 from Ch. 120, par. 5-510

Amends the Illinois Act on the Aging and the State Finance Act. Creates the Senior Meal Delivery Fund and provides that, from appropriations from the Fund, the Department on Aging must must operate a program to assist in preparing and transporting meals to senior citizens in the State. Sets forth requirements for the program. Amends the Illinois Income Tax Act to create a tax checkoff for the Fund for both individual and corporate tax returns. Effective immediately.

HOUSE AMENDMENT NO. 1

In the Illinois Act on the Aging, provides that, in operating the senior meal delivery program, the Department on Aging must disburse moneys in accordance with the priority service plan developed under certain provisions of the Older Adult Services Act (instead of disbursing the moneys to local entities under the same formula used for distribution under federal law).

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-09 H Filed with the Clerk by Rep. Jack McGuire
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Revenue Committee
- 05-03-01 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-03 H Recommends Be Adopted Sub-committee/ Revenue Committee; 003-000-000
 - H Remains in Revenue Committee
 - H Added Chief Co-Sponsor Rep. Monique D. Davis
 - H Do Pass / Short Debate Revenue Committee; 012-000-000
 - H Placed on Calendar 2nd Reading Short Debate
- 05-03-15 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
 - H House Amendment No. 1 Filed with Clerk by Rep. Jack McGuire
 - H House Amendment No. 1 Referred to Rules Committee

05-04-05 H House Amendment No. I Recommends Be Adopted Rules Committee; 005-000-000

H Added Co-Sponsor Rep. Jack D. Franks

H Added Co-Sponsor Rep. Linda Chapa LaVia

H Added Co-Sponsor Rep. Patrick J Verschoore

H Second Reading - Short Debate

H House Amendment No. 1 Adopted by Voice Vote

H Placed on Calendar Order of 3rd Reading - Short Debate

05-04-06 H Third Reading - Short Debate - Passed 113-000-000

05-04-07 S Arrive in Senate

S Placed on Calendar Order of First Reading April 8, 2005

HB-1262 MCGUIRE,

30 ILCS 330/2

30 ILCS 330/3.5 new

Amends the General Obligation Bond Act. Authorizes the amount of \$30,000,000 to be used by the Department of Commerce and Economic Opportunity for grants to civic center authorities for capital improvements to civic centers. Effective immediately.

from Ch. 127, par. 652

NOTE(S) THAT MAY APPLY: Debt; Fiscal

05-02-09 H Filed with the Clerk by Rep. Jack McGuire

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1263 CHAPA LAVIA.

35 ILCS 200/1-155

Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "year".

05-02-09 H Filed with the Clerk by Rep. Linda Chapa LaVia

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1264 YOUNGE.

Appropriates \$700,000 from the General Revenue Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Washington Park for the removal of derelict housing and trash. Effective July 1, 2005.

05-02-09 H Filed with the Clerk by Rep. Wyvetter H. Younge

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Appropriations-General Services Committee

HB-1265 YOUNGE.

Appropriates \$800,000 from the General Revenue Fund to the Department of Commerce and Economic Opportunity for a grant to the City of East St. Louis to complete construction of 174 new housing units. Effective July 1, 2005.

05-02-09 H Filed with the Clerk by Rep. Wyvetter H. Younge

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Appropriations-General Services Committee

HB-1266 YOUNGE.

Appropriates \$1,000,000 from the General Revenue Fund to the Capital Development Board for a grant to the Family Resource Center for operational expenses. Effective July 1, 2005.

05-02-09 H Filed with the Clerk by Rep. Wyvetter H. Younge

- H First Reading
- H Referred to Rules Committee

05-02-10 H Assigned to Appropriations-Public Safety Committee

HB-1267 YOUNGE.

Appropriates \$15,000,000 from the General Revenue Fund to the Department of Commerce and Economic Opportunity for the purpose of making grants to promote housing development and construction in East St. Louis, Alorton, Centreville, Cahokia, Brooklyn, and Venice. Effective July 1, 2005.

05-02-09 H Filed with the Clerk by Rep. Wyvetter H. Younge

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Appropriations-General Services Committee

HB-1268 YOUNGE.

New Act

Creates the Old Man River Anticipatory Design Center Act. Provides only a short title provision.

05-02-09 H Filed with the Clerk by Rep. Wyvetter H. Younge H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1269 YOUNGE.

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.

05-02-09 H Filed with the Clerk by Rep. Wyvetter H. Younge

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1270 YOUNGE.

New Act

775	ILCS	5/1-102	from	Ch.	68,	par.	1-102
775	ILCS	5/1-103	from	Ch.	68,	par.	1-103

Creates the Bill of Rights for the Homeless Act. Sets forth certain rights of homeless persons, including the right to live in any community in the State, the right to choose living arrangements, and the right to employment and training opportunities. Directs the Department of Human Rights to monitor and enforce homeless persons' rights, and provides criminal penalties for violations of those rights. Authorizes the Department of Commerce and Economic Opportunity to establish priorities of eligibility for temporary rental or other housing assistance among the various categories of persons needing assistance in obtaining or retaining housing. Amends the Illinois Human Rights Act. Provides that the public policy of the State includes securing freedom from discrimination because of a person's housing status, and defines "housing status" to mean (i) the type of housing in which an individual resides or (ii) the status of having or not having a fixed or regular residence.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-09 H Filed with the Clerk by Rep. Wyvetter H. Younge

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Housing and Urban Development Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1271 YOUNGE.

30 ILCS 105/5.640 new

230 ILCS 10/13

from Ch. 120, par. 2413 230 ILCS 10/13.2 new

230 ILCS 10/23

from Ch. 120, par. 2423

Amends the State Finance Act to create the Depressed Municipalities Fund. Amends the Riverboat Gambling Act. Imposes a supplemental tax of 0.5% of adjusted gross receipts on licensees. Provides that the moneys shall be paid into the Depressed Municipalities Fund and paid to certain low-income municipalities for infrastructure improvement projects. Effective immediately.

HOUSE AMENDMENT NO. 1

Provides that the supplemental tax shall be paid by each licensed owner of a riverboat conducting gambling operations from a home dock located in East St. Louis and shall be paid to Alorton, Centreville, Brooklyn, Washington Park, and Venice for infrastructure improvement projects.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-09	H Filed with the Clerk by Rep. Wyvetter H. Younge
	H First Reading
	H Referred to Rules Committee
05-02-10	H Assigned to Gaming Committee
05-03-02	H House Amendment No. 1 Filed with Clerk by Gaming Committee
	H House Amendment No. 1 Adopted in Gaming Committee; by Voice Vote
	H Remains in Gaming Committee
05-03-09	H Do Pass as Amended / Short Debate Gaming Committee; 009-000-000
05-03-10	H Placed on Calendar 2nd Reading - Short Debate
05-04-08	H House Amendment No. 2 Filed with Clerk by Rep. Wyvetter H. Younge
	H House Amendment No. 2 Referred to Rules Committee
	H Second Reading - Short Debate
	H Held on Calendar Order of Second Reading - Short Debate
05-04-11	H House Amendment No. 3 Filed with Clerk by Rep. Wyvetter H. Younge
	H House Amendment No. 3 Referred to Rules Committee
05-04-12	H House Amendment No. 3 Rules Refers to Gaming Committee
05-04-15	H House Amendment No. 3 Re-Referred to Rules Committee
	H Rule 19(a) / Re-referred to Rules Committee

HB-1272 YOUNGE.

New Act

Creates the Community Self-Revitalization Act. Provides that a municipality, county, or any combination of municipalities and counties that are certified as an economically distressed community or communities by the Department of Commerce and Economic Opportunity, in order to receive the assistance as provided under this Act, may appoint a Board of Economic Advisors. Provides that the Board shall consist of 13 members of the community, appointed by the corporate authorities of the community, representing the perspective of 13 sectors vital to community redevelopment, including families, businesses, and government. Provides that the Board shall create a 3-year to 5-year revitalization plan for the community containing distinct, measurable objectives for revitalization. Provides that the Department of Commerce and Economic Opportunity may, subject to appropriation, make grants to communities to create a Board of Economic Advisors under the Act for the operational expenses of the Board. Provides that the Department of Commerce and Economic Opportunity shall advise Boards in securing this funding. Effective immediately.

HOUSE AMENDMENT NO. 3

Amends the Community Self-Revitalization Act. Provides that the Board of Economic Advisors has 18 (now, 13) members including representatives from the retail, service, manufacturing, technology services, and advertising sectors. Members of the Board serve without compensation (now, without compensation but allows for reimbursement of board members' reasonable and necessary expenses).

- 05-02-09 H Filed with the Clerk by Rep. Wyvetter H. Younge H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Housing and Urban Development Committee
- 05-03-08 H Do Pass / Short Debate Housing and Urban Development Committee; 015-001-000
- 05-03-09 H Placed on Calendar 2nd Reading Short Debate
- 05-03-16 H House Amendment No. 1 Filed with Clerk by Rep. Wyvetter H. Younge
 - H House Amendment No. 1 Referred to Rules Committee
 - H House Amendment No. 2 Filed with Clerk by Rep. Wyvetter H. Younge
- H House Amendment No. 2 Referred to Rules Committee 05-04-05 H House Amendment No. 2 Recommends Be Adopted Rules Committee;
- 005-000-000
- 05-04-06 H House Amendment No. 3 Filed with Clerk by Rep. Wyvetter H. Younge H House Amendment No. 3 Referred to Rules Committee

- 05-04-07 H House Amendment No. 3 Recommends Be Adopted Rules Committee; 004-000-000
- 05-04-08 H Second Reading Short Debate
 - H House Amendment No. 2 Withdrawn by Rep. Wyvetter H. Younge
 - H House Amendment No. 3 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-11 H Third Reading Short Debate Passed 113-001-000

05-04-12 S Arrive in Senate

- S Placed on Calendar Order of First Reading April 13, 2005
- S Chief Senate Sponsor Sen. James F. Clayborne, Jr.
- 05-04-13 S First Reading
 - S Referred to Rules
- 05-04-21 S Assigned to Commerce & Economic Development
- 05-05-06 S Rule 3-9(a) / Re-referred to Rules

HB-1273 YOUNGE.

Appropriates \$4,000,000 from the General Revenue Fund to the Department of Commerce and Economic Opportunity for grants to the city of Madison for all costs associated with development of an industrial park. Effective July 1, 2005.

05-02-09 H Filed with the Clerk by Rep. Wyvetter H. Younge

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Appropriations-General Services Committee

HB-1274 YOUNGE.

Appropriates \$100,000 from the General Revenue Fund to the Department of Commerce and Economic Opportunity for staffing in the Office of Urban Assistance. Effective July 1, 2005.

05-02-09 H Filed with the Clerk by Rep. Wyvetter H. Younge

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Appropriations-General Services Committee

HB-1275 YOUNGE.

Appropriates \$2 from the Local Tourism Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Madison for establishment of a replica of the Toll Booth on the Chain of Rocks Bridge in Madison, Illinois. Effective July 1, 2005.

- 05-02-09 H Filed with the Clerk by Rep. Wyvetter H. Younge
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Appropriations-General Services Committee

HB-1276 YOUNGE.

35 ILCS 200/1-55

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

- 05-02-09 H Filed with the Clerk by Rep. Wyvetter H. Younge
 - H First Reading

H Referred to Rules Committee

- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1277 YOUNGE.

Appropriates \$700,000 from the General Revenue Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Washington Park for the removal of derelict housing and trash. Effective July 1, 2005.

- 05-02-09 H Filed with the Clerk by Rep. Wyvetter H. Younge
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Appropriations-General Services Committee

HB-1278 YOUNGE.

35 ILCS 200/1-150

Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "taxing district".

05-02-09 H Filed with the Clerk by Rep. Wyvetter H. Younge

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1279 YOUNGE. 20 ILCS 620/1

from Ch. 67 1/2, par. 1001

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

05-02-09 H Filed with the Clerk by Rep. Wyvetter H. Younge

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1280 YOUNGE.

230 ILCS 10/16 from Ch. 120, par. 2416

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

05-02-09 H Filed with the Clerk by Rep. Wyvetter H. Younge

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1281 YOUNGE.

New Act

30 ILCS 105/5.640 new

Creates the Community Investment Corporation Development Act. Creates the Community Investment Corporation Development Commission within the Department of Commerce and Economic Opportunity. Sets forth procedures for appointments to the Commission and sets forth procedures for its operation. Requires the Commission to make annual reports to the Governor and the General Assembly concerning the establishment and operation of community investment corporations. Requires the Department of Commerce and Economic Opportunity to develop and maintain a program to make grants to communities seeking to establish community investment corporations. Requires the Commission to seek out funding sources to enhance the development of community investment corporations. Amends the State Finance Act to create the Community Investment Corporation Fund.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-09 H Filed with the Clerk by Rep. Wyvetter H. Younge

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Housing and Urban Development Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1282 YOUNGE.

Appropriates \$1,000,000 from the General Revenue Fund to the Department of Commerce and Economic Opportunity for grants to East St. Louis Township for building repairs. Effective July 1, 2005.

05-02-09 H Filed with the Clerk by Rep. Wyvetter H. Younge

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Appropriations-General Services Committee

HB-1283 SOTO-YARBROUGH-DELGADO-ACEVEDO-BURKE.

105 ILCS 5/14-8.02 30 ILCS 805/8.29 new from Ch. 122, par. 14-8.02

HB-1284 to HB-1284

Amends the Children with Disabilities Article of the School Code, Provides that if a child might be eligible to receive services from the Illinois Center for Rehabilitation and Education-Roosevelt, then the school district shall notify the parents or guardian of the existence of the center and the services it provides. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately,

STATE MANDATES FISCAL NOTE (State Board of Education)

This legislation would give the perception of preference by the state and by the district for placement of students in separate, residential facilities. This preference is at odds with both our requirements under the federal Individuals with Disabilities Education Act, and with our requirements under the Corey H. Settlement Agreement.

- NOTE(S) THAT MAY APPLY: Fiscal; Mandate
 - 05-02-09 H Filed with the Clerk by Rep. Cynthia Soto
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-10 H Assigned to Developmental Disabilities and Mental Illness Committee
 - 05-02-18 H Do Pass / Short Debate Developmental Disabilities and Mental Illness Committee; 006-000-000
 - H Placed on Calendar 2nd Reading Short Debate
 - 05-02-25 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-03-09 H Third Reading Short Debate Passed 116-000-000 H Added Chief Co-Sponsor Rep. Karen A. Yarbrough

 - H Added Chief Co-Sponsor Rep. William Delgado
 - H Added Chief Co-Sponsor Rep. Edward J. Acevedo
 - H Added Chief Co-Sponsor Rep. Daniel J. Burke
 - 05-03-10 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 15, 2005
 - 05-04-06 S Chief Senate Sponsor Sen. Rickey R. Hendon
 - 05-04-11 S First Reading
 - S Referred to Rules
 - 05-04-13 S Assigned to Education
 - 05-04-19 S State Mandates Fiscal Note Filed from the Illinois State Board of Education.
 - 05-04-20 S Held in Education

 - 05-05-04 S Postponed Education 05-05-06 S Rule 3-9(a) / Re-referred to Rules

HB-1284 MOLARO-MATHIAS-LYONS, EILEEN.

- 65 ILCS 5/8-11-1.1 from Ch. 24, par. 8-11-1.1
- 65 ILCS 5/8-11-1.3 from Ch. 24, par. 8-11-1.3
- 65 ILCS 5/8-11-1.4 from Ch. 24, par. 8-11-1.4
- 65 ILCS 5/8-11-1.5 from Ch. 24, par. 8-11-1.5

Amends the Illinois Municipal Code. Provides that the rates of the Non-Home Rule Municipal Retailers' Occupation Tax Act, the Non-Home Rule Municipal Service Occupation Tax Act, and the Non-Home Rule Municipal Use Tax Act may not exceed 1% (now, the rates may not exceed 1/2 of 1%).

NOTE(S) THAT MAY APPLY; Fiscal

- 05-02-09 H Filed with the Clerk by Rep. Robert S. Molaro
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Revenue Committee
- 05-03-03 H Recommends Be Adopted Sub-committee/ Revenue Committee; 003-000-000
 - H Remains in Revenue Committee
 - H Do Pass / Short Debate Revenue Committee; 012-000-000
 - H Placed on Calendar 2nd Reading Short Debate
- 05-03-15 H Second Reading - Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-17 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
 - H Added Chief Co-Sponsor Rep. Eileen Lyons
- 05-04-05 H Consideration Postponed

1807

H Placed on Calendar - Consideration Postponed

05-04-14 H Third Reading - Short Debate - Lost 023-092-000

HB-1285 BURKE-SAVIANO-BEAUBIEN-BOLAND.

235 ILCS 5/6-2

from Ch. 43, par. 120

Amends the Liquor Control Act of 1934. Allows an elected official to have a direct interest in the manufacture, sale, or distribution of alcoholic liquor if he or she is not a law enforcing public official, a mayor, a village board president, or president of a county board. Prohibits an elected official with a direct interest from participating in any matter affecting the manufacture, sale, or distribution of alcoholic liquor.

- 05-02-09 H Filed with the Clerk by Rep. Daniel J. Burke H First Reading H Referred to Rules Committee
 05-02-10 H Assigned to Executive Committee
 05-03-02 H Do Pass / Standard Debate Executive Committee; 007-004-000
 05-03-03 H Placed on Calendar 2nd Reading - Standard Debate
 - H Added Chief Co-Sponsor Rep. Angelo Saviano
 - H Added Chief Co-Sponsor Rep. Mark H. Beaubien, Jr.
- 05-04-08 H Second Reading Standard Debate
 - H Held on Calendar Order of Second Reading Standard Debate
- 05-04-11 H Placed on Calendar Order of 3rd Reading Standard Debate H Consideration Postponed
 - H Placed on Calendar Consideration Postponed
- 05-04-14 H Added Chief Co-Sponsor Rep. Mike Boland
- H Third Reading Standard Debate Passed 079-034-000 05-04-15 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 19, 2005 S Chief Senate Sponsor Sen. Terry Link
- 05-04-19 S First Reading
- S Referred to Rules
- 05-04-21 S Assigned to Executive
- 05-05-05 S Do Pass Executive; 013-000-000
- S Placed on Calendar Order of 2nd Reading May 10, 2005
- 05-05-11 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 12, 2005
- 05-05-18 S Third Reading Passed; 049-004-001 H Passed Both Houses
- H Passed Both Houses

HB-1286 SCULLY.

from Ch. 40, par. 102

750 ILCS 5/102 750 ILCS 5/Pt. VI heading 750 ILCS 5/600 new 750 ILCS 5/601.5 new 750 ILCS 5/602.5 new 750 ILCS 5/602.7 new 750 ILCS 5/602.10 new 750 ILCS 5/603.5 new 750 ILCS 5/603.10 new 750 ILCS 5/604.10 new 750 ILCS 5/606.5 new 750 ILCS 5/606.10 new 750 ILCS 5/607.5 new 750 ILCS 5/609.5 new 750 ILCS 5/610.5 new 750 ILCS 5/612 new 750 ILCS 5/601 rep. 750 ILCS 5/602 rep.

1LCS 5/602.1 rep.
1LCS 5/603 rep.
1LCS 5/604 rep.
1LCS 5/604.5 rep.
1LCS 5/605 rep.
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1LCS 5/611 rep.
1LCS 5/611 rep.

Amends the Illinois Marriage and Dissolution of Marriage Act. Rewrites the provisions of the Act concerning child custody and visitation, eliminating the use of those terms. Provides instead for the allocation of parental responsibilities with respect to a child, including significant decision-making responsibilities and parenting time. Requires that such allocations be made according to the child's best interests. Authorizes parents to agree to a parenting plan that includes an allocation of significant decision-making responsibilities, provisions for the child's living arrangements, an allocation of parenting time, and other features; provides for the court's approval of such a plan. In the absence of such a plan, provides for a judgment allocating parental responsibilities. Provides for the designation of a child's custodian for purposes of other statutes. Provides for modification of a parenting plan or a judgment allocating parental responsibilities. Provides for enforcement of allocated parenting time. Provides that the changes made by this amendatory Act apply to: (1) all proceedings commenced on or after the effective date of this amendatory Act; (2) all actions pending on the effective date of this amendatory Act and all proceedings commenced before that effective date with respect to issues on which a judgment has not been entered; and (3) all proceedings commenced on or after the effective date of this amendatory Act for the modification of a judgment or order entered before that effective date. Effective January 1, 2006.

05-02-09 H Filed with the Clerk by Rep. George Scully, Jr.

H First Reading

H Referred to Rules Committee

- 05-02-10 H Assigned to Judiciary II Criminal Law Committee
- 05-02-16 H Re-assigned to Judiciary I Civil Law Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1287 COULSON-MATHIAS-FROEHLICH-KRAUSE-MULLIGAN, LANG AND YARBROUGH.

35 ILCS 5/216 new

Amends the Illinois Income Tax Act. Allows a credit against income tax for individual taxpayers who are 62 years of age or older in an amount equal to the aggregate amount that the taxpayer pays during the taxable year to qualify for Medicare Part D benefits under Title XVIII of the federal Social Security Act. Provides that the credit may not be carried forward or back and may not reduce the taxpayer's liability to less than zero. Exempts the credit from the sunset provisions. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-09 H Filed with the Clerk by Rep. Elizabeth Coulson
 - H Added Chief Co-Sponsor Rep. Sidney H. Mathias
 - H Added Chief Co-Sponsor Rep. Paul D. Froehlich
 - H Added Chief Co-Sponsor Rep. Carolyn H. Krause
 - H Added Chief Co-Sponsor Rep. Rosemary Mulligan
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Revenue Committee
- 05-02-23 H Co-Sponsor Rep. Lou Lang
- 05-03-01 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1288 CROSS-COULSON.

New Act

Creates the Senior Care Pharmaceutical Assistance Program Act. Contains only a short title

Section. Effective immediately.

- 05-02-09 H Filed with the Clerk by Rep. Elizabeth Coulson H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-03 H Chief Sponsor Changed to Rep. Tom Cross
 - H Added Chief Co-Sponsor Rep. Elizabeth Coulson

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1289 BAILEY-REITZ-BELLOCK.

235 ILCS 5/8-2 from Ch. 43, par. 159 Amends the Liquor Control Act of 1934. Allows a manufacturer or importing distributor that is a prior continuous compliance taxpayer and that becomes a successor of a manufacturer or importing distributor to be deemed a prior continuous compliance taxpayer with respect to the acquired manufacturer or importing distributor. Effective immediately.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-02-09 H Filed with the Clerk by Rep. Dan Reitz H First Reading H Referred to Rules Committee
 - 05-02-10 H Assigned to Revenue Committee
 - 05-02-16 H Re-assigned to Executive Committee
 - 05-03-02 H Do Pass / Short Debate Executive Committee; 010-000-000
 - 05-03-03 H Placed on Calendar 2nd Reading Short Debate
 - 05-04-05 H Chief Sponsor Changed to Rep. Patricia Bailey H Added Chief Co-Sponsor Rep. Dan Reitz H Second Reading - Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-04-11 H Third Reading Short Debate Passed 111-000-000 H Added Chief Co-Sponsor Rep. Patricia R. Bellock S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 12, 2005
 - 05-04-12 S Chief Senate Sponsor Sen. Antonio Munoz
 - S First Reading
 - S Referred to Rules
 - 05-04-13 S Assigned to Executive
 - 05-04-21 S Do Pass Executive; 010-000-000
 - S Placed on Calendar Order of 2nd Reading May 3, 2005
 - 05-05-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 12, 2005
 - 05-07-01 S Pursuant to Senate Rule 3-9(b) / Referred to Rules

HB-1290 REITZ.

735 ILCS 5/2-1011 from Ch. 110, par. 2-1011

Amends the Code of Civil Procedure. Provides that any interest earned on the principal deposited with the court shall be paid into the county general fund as an earning of the clerk of the court (instead of the court directing the disposition of interest accrued to the parties as it deems appropriate). Effective immediately.

- 05-02-09 H Filed with the Clerk by Rep. Dan Reitz
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Judiciary I Civil Law Committee
- 05-02-16 H Re-assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1291 REITZ.

New Act

Creates the Right to Do Business Act. Contains only a short title provision.

- 05-02-09 H Filed with the Clerk by Rep. Dan Reitz
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1292 BRADLEY, RICHARD-D'AMICO-MCAULIFFE-BURKE-LYONS, JOSEPH.

40 ILCS 5/6-209

from Ch. 108 1/2, par. 6-209

30 ILCS 805/8.29 new

Amends the Chicago Firefighter Article of the Illinois Pension Code. Provides that a fireman is not required to make contributions to the Fund in order to receive service credit for annuity purposes for time spent on leave of absence during which he or she was engaged in active duty with the military or naval service of the United States of America. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

05-02-09 H Filed with the Clerk by Rep. Richard T. Bradley

H Chief Co-Sponsor Rep. John D'Amico

H Chief Co-Sponsor Rep. Michael P. McAuliffe

H Chief Co-Sponsor Rep. Daniel J. Burke

H Chief Co-Sponsor Rep. Joseph M. Lyons

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1293 HASSERT. 35 ILCS 5/101

from Ch. 120, par. 1-101

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

05-02-09 H Filed with the Clerk by Rep. Brent Hassert

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1294 SACIA AND YARBROUGH.

35 ILCS 173/5-60 new

35 ILCS 615/1	from Ch. 120, par. 467.16
35 ILCS 615/2	from Ch. 120, par. 467.17

Amends the Gas Use Tax Law. Provides that, on or after July 1, 2005, no tax shall be imposed or collected under the Act. Amends the Gas Revenue Tax Act. Reinstates, beginning July 1, 2005, an exemption from the definition of "gross receipts" any charge for gas or gas services to a customer who acquired contractual rights for the direct purchase of certain gas or gas services originating from an out-of-state supplier or source on or before March 1, 1995. Ends the tax exemption for transactions with customers who incur a tax liability under the Gas Use Tax Law for bills issued to customers on or after July 1, 2005. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-09 H Filed with the Clerk by Rep. Jim Sacia
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Revenue Committee
- 05-02-25 H Recommends Be Adopted Sub-committee/ Revenue Committee; 001-002-000; Lost
 - H Remains in Revenue Committee
- 05-03-01 H Added Co-Sponsor Rep. Karen A. Yarbrough

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1295 FROEHLICH-BURKE-MATHIAS.

235 ILCS 5/6-16

from Ch. 43, par. 131

Amends the Liquor Control Act of 1934. Provides that any licensee, employee of an express company, common carrier, or contract carrier may confiscate suspected false or fraudulent evidence of age or identity for submission to law enforcement personnel to make a determination of the validity of the identification and have no criminal or civil liability for the confiscation of evidence of age or identity that he or she reasonably believed was false or fraudulent.

- 05-02-09 H Filed with the Clerk by Rep. Paul D. Froehlich H Chief Co-Sponsor Rep. Daniel J. Burke
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- H Added Chief Co-Sponsor Rep. Sidney H. Mathias
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1296 FROEHLICH-YARBROUGH-GRAHAM-COULSON-FRITCHEY, COLVIN, HAMOS, KELLY, KRAUSE, LYONS, EILEEN, MILLER, NEKRITZ, SCULLY, SOTO AND PATTERSON.

New Act

Creates the Tobacco Control Act. Provides definitions. Prohibits any person from selling tobacco without obtaining a license. Requires retailers without a license to keep all tobacco products and paraphernalia from public view and prohibits the display of any tobacco-related advertisement that would lead a person to believe tobacco could be obtained from the retailer. Prohibits certain sales or dispersals of tobacco products. Requires an application for a tobacco retailer's license to be submitted in the name of the proprietor to the Illinois Liquor Control Commission and provides that a license issued in error or on the basis of false or misleading information shall be revoked. Sets forth the information to be provided in applications for new or renewal licenses. Requires the Commission to issue a license upon receipt of an application except for certain circumstances. Provides that a license is nontransferable and that violations accumulated against a location or business will continue to be counted against that location or business unless the location or business has been transferred in an arm's length transaction. Requires a retailer to pay a fee set by the Commission for a new or renewal license. Requires retailers to display the license and to display a sign at each point of sale, including on each vending machine. Provides for violations and compliance checks. Provides for penalties. Provides for severability. Effective July 1, 2006.

HOUSE AMENDMENT NO. 1

Deletes everything. Replaces with the original bill with these changes. Deletes a definition of "proprietor". Deletes a provision requiring tobacco retailers to examine photographic identification of a purchaser to verify the age. Deletes a provision prohibiting the sale or distribution of tobacco within 100 feet of a school, child care facility, or a place used for the education or recreation of children under 18 years of age. Requires the Illinois Liquor Control Commission to adopt rules governing the application procedure for retail tobacco licenses and the issuance of a license and any other rules necessary for the administration and enforcement of the Act (now, sets forth specific procedures for application). Deletes provisions concerning the issuance of licenses, the nontransferability of licenses, and other requirements and prohibitions. Deletes provisions concerning license terms, renewability, and reinstatement and requires only that the fees to issue or renew a retailer's license shall be established by the Commission. Deletes certain enforcement provisions. Effective July 1, 2006.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-09 H Filed with the Clerk by Rep. Paul D. Froehlich

- H Chief Co-Sponsor Rep. Karen A. Yarbrough
 - H Chief Co-Sponsor Rep. Deborah L. Graham
 - H Chief Co-Sponsor Rep. Elizabeth Coulson
 - H Chief Co-Sponsor Rep. John A. Fritchey
 - H Co-Sponsor Rep. Marlow H. Colvin
 - H Co-Sponsor Rep. Julie Hamos
 - H Co-Sponsor Rep. Robin Kelly
 - H Co-Sponsor Rep. Carolyn H. Krause
 - H Co-Sponsor Rep. Eileen Lyons
 - H Co-Sponsor Rep. David E. Miller
 - H Co-Sponsor Rep. Elaine Nekritz
 - H Co-Sponsor Rep. Kathleen A. Ryg
 - H Co-Sponsor Rep. George Scully, Jr.
 - H Co-Sponsor Rep. Cynthia Soto
 - H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to Human Services Committee
- 05-02-17 H Added Co-Sponsor Rep. Milton Patterson

05-02-24 H Removed Co-Sponsor Rep. Kathleen A. Ryg

- 05-03-02 H House Amendment No. 1 Filed with Clerk by Human Services Committee
 - H House Amendment No. 1 Adopted in Human Services Committee; by Voice Vote
 - H Motion Do Pass as Amended Lost Human Services Committee; 002-009-000
 - H Remains in Human Services Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1297 HOWARD.

305 ILCS 5/5-5.12 from Ch. 23, par. 5-5.12

Amends the Illinois Public Aid Code. Provides that the Department of Public Aid may not impose any requirement for prior approval or any other restriction on any single-source or multi-source drug that is prescribed for the treatment of HIV/AIDS. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-09 H Filed with the Clerk by Rep. Constance A. Howard

H First Reading

- H Referred to Rules Committee
- 05-02-16 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1298 HOWARD.

305 ILCS 5/5-5

from Ch. 23, par. 5-5

Amends the Illinois Public Aid Code. Requires the Department of Public Aid to provide coverage of comprehensive and appropriate substance abuse treatment services to persons who are eligible for Medicaid. Provides that a person who is eligible for Medicaid is entitled to receive comprehensive and appropriate substance abuse treatment services on demand, without being placed on a waiting list other than as required by the schedule of the provider of the services. Provides that the services may be provided by a local substance abuse treatment provider licensed by the Department of Human Services or by a licensed hospital that provides substance abuse treatment services. Effective January 1, 2006.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-09 H Filed with the Clerk by Rep. Constance A. Howard

- H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to Human Services Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1299 HOWARD-FROEHLICH-GRAHAM-MAY, YARBROUGH, COLVIN, SOTO AND DAVIS, WILLIAM.

New Act

Creates the Predator Accountability Act. Creates a cause of action against a person who: (i) coerced an individual into prostitution; (ii) coerced an individual to remain in prostitution; (iii) used coercion to collect or receive any of an individual's earnings derived from prostitution; or (iv) advertised or published advertisements for purposes of recruitment into prostitution. Provides for damages for violation of the Act. Exempts the provisions of joint and several liability to actions brought under the Act. Lists non-defenses to an action brought under the Act. Provides for award of costs to the prevailing party.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Reinserts the provisions of the original bill with the following changes. Adds findings of the General Assembly. Removes the definition of "prostitution" and "coerce". Defines "sex trade". Provides for a separate cause of action where an individual has engaged in retaliation against any plaintiff in a proceeding under the Act, any member of a plaintiff's family, any person who in good faith has opposed anything that he or she reasonably believed to be a violation of the Act, or any person who has filed a complaint, testified, assisted, or participated in a proceeding pursuant to the Act. Adds to the list of actions that are not defenses under the Act, that the plaintiff continued to engage in sex trade activity after terminating contact with the defendant. Makes other changes. Effective immediately

HOUSE AMENDMENT NO. 2

Provides that any illegality of the sex trade activities on the part of the plaintiff shall not be an affirmative defense to any action brought under this Act.

05-02-09	H Filed with the Clerk by Rep. Constance A. Howard
	H First Reading H Referred to Rules Committee
05.02.10	H Assigned to Judiciary I - Civil Law Committee
05-02-10	H Added Chief Co-Sponsor Rep. Paul D. Froehlich
05-05-05	H Added Chief Co-Sponsor Rep. Deborah L. Graham
	H Added Co-Sponsor Rep. Karen A. Yarbrough
	H Added Co-Sponsor Rep. Marlow H. Colvin
	H Added Co-Sponsor Rep. Cynthia Soto
05-03-08	H Added Co-Sponsor Rep. William Davis
05-03-09	H House Amendment No. 1 Filed with Clerk by Judiciary I - Civil Law
	Committee
	H House Amendment No. 1 Adopted in Judiciary I - Civil Law Committee;
	by Voice Vote
	H Do Pass as Amended / Short Debate Judiciary I - Civil Law Committee; 014-000-000
05-03-10	H Placed on Calendar 2nd Reading - Short Debate
05-03-14	H House Amendment No. 2 Filed with Clerk by Rep. Constance A. Howard
	H House Amendment No. 2 Referred to Rules Committee
05-03-16	H House Amendment No. 2 Recommends Be Adopted Rules Committee; 003-000-000
05-03-17	H Second Reading - Short Debate
	H House Amendment No. 2 Adopted by Voice Vote
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-04-05	H Added Chief Co-Sponsor Rep. Karen May
	H Third Reading - Short Debate - Passed 110-000-001
05-04-06	S Arrive in Senate
	S Placed on Calendar Order of First Reading April 7, 2005
	S Chief Senate Sponsor Sen. Iris Y. Martinez S Added as Alternate Chief Co-Sponsor Sen. William R. Haine
	S Added as Alternate Chief Co-Sponsor Sen. John J. Cullerton
05-04-07	S Added as Alternate Co-Sponsor Sen. John 5. Culture of Sentencial
05-04-07	S Added as Alternate Co-oponsor Sen. Jacqueline Y. Collins
05-04-08	
05 07 00	S Added as Alternate Chief Co-Sponsor Sen. Susan Garrett
	S Added as Alternate Chief Co-Sponsor Sen. Dale A. Righter
05-04-11	S First Reading
	S Referred to Rules
05-04-13	S Assigned to Judiciary
05-04-20	S Held in Judiciary
05-05-02	· · · · ·
	Cullerton
	S Senate Committee Amendment No. 1 Referred to Rules
	S Rule 3-9(a) / Re-referred to Rules
05-11-18	S Added as Alternate Co-Sponsor Sen. Pamela J. Althoff

HB-1300 HOWARD.

730 ILCS 5/3-6-3 from Ch. 38, par. 1003-6-3

730 ILCS 5/3-6-8 new

Amends the Unified Code of Corrections. Provides that the rules and regulations for the early release of a prisoner on account of good conduct shall also provide that an additional 60 days of good conduct credit shall be awarded to any prisoner who earns a high school diploma or passes the high school level Test of General Educational Development (GED) and receives a GED certificate while the prisoner is incarcerated. Provides that the Department of Corrections shall develop and establish a program designed to increase the number of committed persons enrolled in programs to obtain a high school diploma or to pass the high school level Test of General Educational Development (GED) and receive GED certificates by at least 100% over the 4-year period following the effective date of this amendatory Act. Provides that pursuant to the program, each institution and facility shall report annually to the Director of Corrections on the number of committed persons enrolled in high school education programs and those who pass the high school level Test of General Educational Development (GED) and receive GED certificates, and the number of committed persons who are on waiting lists for those educational programs. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-09 H Filed with the Clerk by Rep. Constance A. Howard
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Judiciary II Criminal Law Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1301 FRITCHEY-PIHOS, DUNKIN, COULSON, BOLAND, ACEVEDO, DAVIS, MONIQUE, DUNN, MUNSON, BRADLEY, RICHARD AND LYONS, JOSEPH.

205 ILCS 5/48.1

from Ch. 17, par. 360

Amends the Illinois Banking Act. Provides that the Act does not prohibit the furnishing of information to certain entities if there is suspicion by the entity or the bank (rather than the bank suspects) that a customer who is an elderly or disabled person has been or may become the victim of financial exploitation. Provides that a bank or person furnishing the information shall be entitled to the same rights and protections as a person furnishing information under the Abuse of Adults with Disabilities Intervention Act. Effective immediately.

HOUSE AMENDMENT NO. 1

Adds reference to:

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
	Also THE ALSO CARACTER AND A	

Amends the Illinois Savings and Loan Act of 1985, the Savings Bank Act, and the Credit Union Act. Provides that savings and loan associations, savings banks, and credit unions are not prohibited from furnishing information to certain entities if there is suspicion by the entity that a customer who is an elderly or disabled person has been or may become the victim of financial exploitation. Provides that the entity or person furnishing the information shall be entitled to the same rights and protections as a person furnishing information under the Abuse of Adults with Disabilities Intervention Act.

- 05-02-09 H Filed with the Clerk by Rep. John A. Fritchey
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Financial Institutions Committee
- 05-03-01 H House Amendment No. 1 Filed with Clerk by Financial Institutions Committee
 - H House Amendment No. 1 Adopted in Financial Institutions Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Financial Institutions Committee; 027-000-000
- 05-03-02 H Placed on Calendar 2nd Reading Short Debate
- 05-03-03 H Added Co-Sponsor Rep. Kenneth Dunkin
 - H Added Co-Sponsor Rep. Elizabeth Coulson
 - H Added Co-Sponsor Rep. Mike Boland
 - H Added Co-Sponsor Rep. Edward J. Acevedo
 - H Added Co-Sponsor Rep. Monique D. Davis
 - H Added Co-Sponsor Rep. Joe Dunn
 - H Second Reading Short Debate
 - H Added Chief Co-Sponsor Rep. Sandra M. Pihos

H Placed on Calendar Order of 3rd Reading - Short Debate

- 05-03-09 H Third Reading Short Debate Passed 114-000-002
 - H Added Co-Sponsor Rep. Ruth Munson
 - H Added Co-Sponsor Rep. Richard T. Bradley
 - H Added Co-Sponsor Rep. Joseph M. Lyons
- 05-03-10 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 15, 2005
- 05-04-06 S Chief Senate Sponsor Sen. Ira I. Silverstein
- 05-04-11 S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Financial Institutions

S Postponed - Financial Institutions
S Do Pass Financial Institutions; 008-000-000
S Placed on Calendar Order of 2nd Reading May 10, 2005
S Second Reading
S Placed on Calendar Order of 3rd Reading May 11, 2005
S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
S Third Reading - Passed; 059-000-000
H Passed Both Houses
H Sent to the Governor
H Governor Approved
H Effective Date August 8, 2005
H Public Act

HB-1302 BOLAND.

New Act

Creates the Public Health Advocates Act. Contains only a short title provision.

05-02-09 H Filed with the Clerk by Rep. Mike Boland

H First Reading

H Referred to Rules Committee

- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1303 HANNIG.

10 ILCS 5/1-2 from Ch. 46, par. 1-2

Amends the Election Code. Makes a technical change in a Section concerning the continuation of prior laws.

05-02-09 H Filed with the Clerk by Rep. Gary Hannig

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1304 HANNIG.

105 ILCS 5/7-01 from Ch. 122, par. 7-01

Amends the School Code. Makes a technical change in a Section concerning boundary changes.

- 05-02-09 H Filed with the Clerk by Rep. Gary Hannig H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1305 HANNIG.

40 ILCS 5/14-104

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

Amends the State Employee Article of the Illinois Pension Code. Provides that a member who participated in the Graduate Public Service Internship Program may establish creditable service for that participation by making a specified contribution. Effective immediately. NOTE(S) THAT MAY APPLY: Fiscal; Pension

- 05-02-09 H Filed with the Clerk by Rep. Gary Hannig
 - H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1306 ACEVEDO.

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

Amends the Criminal Code of 1961. Makes a technical change in a Section concerning deceptive collection practices.

05-02-09 H Filed with the Clerk by Rep. Edward J. Acevedo

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1307 ACEVEDO. 720 ILCS 5/16-3

from Ch. 38, par. 16-3

Amends the Criminal Code of 1961. Makes a technical change in the Section concerning theft of the temporary use of property, labor, or services.

05-02-09 H Filed with the Clerk by Rep. Edward J. Acevedo

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1308 HOWARD-DAVIS, MONIQUE-MCKEON.

New Act

5 ILCS 140/7

from Ch. 116, par. 207

Creates the State Services Accountability Act. Provides that certain contractors and grantees with State contracts or grants or with contracts to perform public works shall certify that: they will not use State funds to promote, assist, or deter union organizing or to influence the decision of any of their employees to be represented or not represented by a labor organization; they will not require or prohibit the attendance of employees at a meeting related to union representation; they will not schedule or hold meetings related to union representation during an employee's work time or in work areas; and they will allow a labor organization the same opportunity to communicate with employees as is used by the contractor or the grantee. Provides that a labor organization may file a complaint with the Attorney General if it believes that a contractor or grantee is expending funds in violation of this Act and that the Attorney General shall then notify the contractor or grantee that it must provide an accounting with specified information. Provides for enforcement of the Act. Amends the Freedom of Information Act. Provides that information concerning complaints filed under the State Services Accountability Act is exempt from inspection and copying. Effective immediately.

JUDICIAL NOTE (Admin Office of the Illinois Courts)

Would neither increase nor decrease the number of judges needed in the State.

FISCAL NOTE (Dept of Corrections)

Corrections Population Impact: None. Fiscal Impact: None.

CORRECTIONAL NOTE (Dept of Corrections)

Corrections Population Impact: None. Fiscal Impact: None.

STATE MANDATES FISCAL NOTE (H-AM 1) (Dept. of Commerce & Economic Opportunity)

Does not create a state mandate under the State Mandates Act.

FISCAL NOTE (H-AM 1)(Illinois Department of Labor)

This legislation creates significant new responsibilities for the Department of Labor that cannot be administered with existing resources and staff. The fiscal impact is as follows: Personnel = \$197,000; Fringes = \$42,000; Contractual Services = \$25,000; Travel = \$9,000; Commodities = \$2,000; Printing = \$500; EDP Equipment = \$8,000; and Telecommunications = \$3,200. Total fiscal impact = \$286,700.

HOUSING AFFORDABILITY IMPACT NOTE (H-AM 1) (Housing Development Authority)

No fiscal impact on a single-family residence.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-09 H Filed with the Clerk by Rep. Constance A. Howard H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Labor Committee
- 05-03-10 H Added Chief Co-Sponsor Rep. Monique D. Davis
 - H Added Chief Co-Sponsor Rep. Larry McKeon
 - H Do Pass / Standard Debate Labor Committee; 011-007-000
 - H Placed on Calendar 2nd Reading Standard Debate

05-04-08 H Fiscal Note Requested by Rep. Terry R. Parke

- H State Mandates Fiscal Note Requested by Rep. Terry R. Parke
- H Correctional Note Requested by Rep. Terry R. Parke
- H Judicial Note Requested by Rep. Terry R. Parke

- H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-04-11 H Judicial Note Filed
- 05-04-12 H House Amendment No. 1 Filed with Clerk by Rep. Constance A. Howard H House Amendment No. 1 Referred to Rules Committee
- 05-04-13 H House Amendment No. 1 Rules Refers to Labor Committee
 - H Fiscal Note Filed
 - H Correctional Note Filed
 - H State Mandates Fiscal Note Filed As Amended by HA 1
 - H Fiscal Note Requested by Rep. Dave Winters; As Amended by HA1
 - H Housing Affordability Impact Note Requested by Rep. Dave Winters; As Amended by HA 1
- 05-04-14 H Fiscal Note Filed As Amended by HA 1
- 05-04-15 H House Amendment No. 1 Re-Referred to Rules Committee
 - H Rule 19(a) / Re-referred to Rules Committee
- 05-04-19 H Housing Affordability Impact Note Filed As Amended by HA 1

HB-1309 SULLIVAN.

35 ILCS 200/21-150

35 ILCS 516/95

Amends the Property Tax Code and the Mobile Home Local Services Tax Enforcement Act. Provides that all applications for judgment and order of sale for taxes and special assessments on delinquent properties must be made no later than November 30 (now, the application must be made during the month of October). Provides that if a failure to obtain a judgment and order of sale arises by the county collector's not complying with any of the requirements of this Code, he or she shall be held on his or her official bond for the amount of all unpaid taxes and special assessments charged against him or her (now, he or she shall be held on his or her official bond for the full amount of all taxes and special assessments charged against him or her). Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

- 05-02-09 H Filed with the Clerk by Rep. Ed Sullivan, Jr.
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Revenue Committee
- 05-02-16 H Re-assigned to Executive Committee
- 05-03-01 H Motion Filed Rep. Ed Sullivan, Jr.; Table House Bill 1309 Pursuant to Rule 60(b)
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-03-15 H Tabled By Sponsor Rep. Ed Sullivan, Jr.

HB-1310 RITA.

50 ILCS 610/1

from Ch. 21, par. 13

Amends the Public Graveyards Act. Provides that, if a township board has vested control of a public graveyard in 3 trustees, the township board may, by resolution, divest the trustees of control and assume control of the public graveyard. Effective immediately.

- 05-02-09 H Filed with the Clerk by Rep. Brandon W. Phelps
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Local Government Committee
- 05-02-24 H Do Pass / Short Debate Local Government Committee; 008-000-000
- 05-02-25 H Placed on Calendar 2nd Reading Short Debate
- 05-03-03 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-08 H Chief Sponsor Changed to Rep. Robert Rita
- 05-04-11 H Third Reading Short Debate Passed 113-000-000
- 05-04-12 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 13, 2005
- 05-04-19 S Chief Senate Sponsor Sen. Terry Link
- 05-04-21 S First Reading
 - S Referred to Rules
 - S Assigned to Local Government

05-05-04	S Do Pass Local Government; 009-000-000
	S Placed on Calendar Order of 2nd Reading May 5, 2005
05-05-10	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 11, 2005
05-05-11	S Third Reading - Passed; 059-000-000
	H Passed Both Houses
05-06-09	H Sent to the Governor
05-06-14	H Governor Approved
	H Effective Date June 14, 2005
	H Public Act

HB-1311 DAVIS, WILLIAM.

60 ILCS 1/30-95

Amends the Township Code. Gives township electors power to regulate or prohibit poultry running at large.

05-02-09 H Filed with the Clerk by Rep. Brandon W. Phelps H First Reading H Referred to Rules Committee 05-02-10 H Assigned to Local Government Committee 05-02-24 H Do Pass / Short Debate Local Government Committee; 008-000-000 05-02-25 H Placed on Calendar 2nd Reading - Short Debate 05-03-03 H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate 05-04-11 H Chief Sponsor Changed to Rep. William Davis 05-04-12 H Third Reading - Short Debate - Passed 117-000-000 S Arrive in Senate S Placed on Calendar Order of First Reading April 13, 2005 05-04-19 S Chief Senate Sponsor Sen. Terry Link 05-04-21 S First Reading S Referred to Rules S Assigned to Local Government 05-05-04 S Do Pass Local Government; 009-000-000 S Placed on Calendar Order of 2nd Reading May 5, 2005 05-05-10 S Second Reading S Placed on Calendar Order of 3rd Reading May 11, 2005 05-05-11 S Third Reading - Passed; 058-001-000 H Passed Both Houses 05-06-09 H Sent to the Governor 05-08-04 H Governor Approved H Effective Date January 1, 2006 HB-1312 PHELPS.

520 ILCS 5/2.30	from Ch. 61, par. 2.30
520 ILCS 5/2.30a new	- *
520 ILCS 5/2.33	from Ch. 61, par. 2.33
520 ILCS 5/2.33a	from Ch. 61, par. 2.33a
Amanda the Wildlife Code	Authomized the toling of hohe

Amends the Wildlife Code. Authorizes the taking of bobcats and river otters. Authorizes the Department of Natural Resources, by rule, to require a Bobcat Harvest Permit, a River Otter Trapping Permit, and pelt tags. Sets fees. Makes changes concerning the open season for coyotes and striped skunks. Deletes restrictions concerning having green hides out of season. Makes changes concerning pursuing fur-bearing mammals with dogs and concerning illegal methods of trapping.

STATE DEBT IMPACT NOTE (Commission on Gov't Forecasting and Accountability) House Bill 1312 would not change the amount of authorization for any type of State-

issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

05-02-09 H Filed with the Clerk by Rep. Brandon W. Phelps

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Agriculture & Conservation Committee

05-02-15 H State Debt Impact Note Filed

05-02-17 H Re-assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1313 PHELPS.

5 ILCS 315/20 from Ch. 48, par. 1620

Amends the Illinois Public Labor Relations Act. Removes the Act's application to fire protection districts that employ fewer than 5 people and are required to appoint boards of fire commissioners.

05-02-09	H Filed with the Clerk by Rep. Brandon W. Phelps
	H First Reading
	H Referred to Rules Committee
05-02-10	H Assigned to Labor Committee
05-02-24	H Do Pass / Short Debate Labor Committee; 011-009-000
05-02-25	H Placed on Calendar 2nd Reading - Short Debate
05-03-03	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-03-15	H Third Reading - Short Debate - Passed 079-038-000
05-03-16	S Arrive in Senate
	S Placed on Calendar Order of First Reading March 17, 2005
05-04-07	S Chief Senate Sponsor Sen. Terry Link
05-04-11	S First Reading
	S Referred to Rules
05-04-13	S Assigned to Labor
05-04-14	S Added as Alternate Co-Sponsor Sen. Mike Jacobs
05-04-21	S Do Pass Labor; 006-002-000
	S Placed on Calendar Order of 2nd Reading May 3, 2005
05-05-10	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 11, 2005
05-05-18	· · · · · · · · · · · · · · · · · · ·
	H Passed Both Houses
05 -0 6-16	
05-06-22	H Governor Approved
	H Effective Date January 1, 2006
	H Public Act 94-0067

HB-1314 BOST-PHELPS-REIS AND CULTRA.

- 520 ILCS 5/3.16a new
- 520 ILCS 5/3.19 from Ch. 61, par. 3.19
- 520 ILCS 5/3.20 from Ch. 61, par. 3.20

Amends the Wildlife Code. Provides that any person who does not possess a non-resident fur buyer permit must obtain a non-resident auction participation permit to deal in green hides at auctions. Sets fees. Makes other changes.

STATE DEBT IMPACT NOTE (Commission on Gov't Forecasting and Accountability) House Bill 1314 would not change the amount of authorization for any type of Stateissued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

- NOTE(S) THAT MAY APPLY: Correctional; Fiscal
 - 05-02-09 H Filed with the Clerk by Rep. Brandon W. Phelps H First Reading
 - H Referred to Rules Committee
 - 05-02-10 H Assigned to Agriculture & Conservation Committee
 - 05-02-15 H State Debt Impact Note Filed
 - 05-03-08 H Do Pass / Short Debate Agriculture & Conservation Committee; 012-000-000
 - 05-03-09 H Placed on Calendar 2nd Reading Short Debate
 - 05-04-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
 - 05-04-14 H Chief Sponsor Changed to Rep. Mike Bost
 - H Placed on Calendar Order of 3rd Reading Short Debate

	H Added Chief Co-Sponsor Rep. Brandon W. Phelps
	H Added Chief Co-Sponsor Rep. David Reis
05-04-15	H Third Reading - Short Debate - Passed 115-000-000
	H Added Co-Sponsor Rep. Shane Cultra
	S Arrive in Senate
	S Placed on Calendar Order of First Reading April 19, 2005
05-04-20	S Chief Senate Sponsor Sen. Gary Forby
	S Added as Alternate Co-Sponsor Sen. John O. Jones
	S Added as Alternate Co-Sponsor Sen. Todd Sieben
05-04-21	S First Reading
	S Referred to Rules
	S Assigned to Agriculture & Conservation
	S Added as Alternate Co-Sponsor Sen. Mike Jacobs
05-05-04	S Do Pass Agriculture & Conservation; 007-000-000
	S Placed on Calendar Order of 2nd Reading May 5, 2005
05-05-10	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 11, 2005
05-05-18	S Third Reading - Passed; 055-000-001
	H Passed Both Houses
05-06-16	H Sent to the Governor
05-07-14	H Governor Approved
	H Effective Date January 1, 2006
	H Public Act 94-0212
HB-1315 JEH	FERSON AND BOLAND.

from Ch. 46, par. 4-16 10 ILCS 5/4-16 10 ILCS 5/5-23 10 ILCS 5/6-53 10 ILCS 5/17-14 from Ch. 46, par. 5-23 from Ch. 46, par. 6-53

from Ch. 46, par. 17-14

Amends the Election Code. Authorizes election authorities to use obituaries to obtain information for purposes of purging voter registration records. Makes changes in the large county and board of election commissioners Articles to conform to procedures in the smaller county Article with respect to purging. Removes the requirement that a physically disabled voter seeking assistance marking the ballot must state whether his or her disability is permanent. HOUSE AMENDMENT NO. 1

Deletes reference to:

- 10 ILCS 5/4-16
- 10 ILCS 5/5-23
- 10 ILCS 5/6-53

Deletes all provisions relating to purging voting records.

- 05-02-09 H Filed with the Clerk by Rep. Charles E. Jefferson
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Added Co-Sponsor Rep. Mike Boland
- 05-02-16 H Assigned to Elections & Campaign Reform Committee
- 05-03-08 H House Amendment No. 1 Filed with Clerk by Elections & Campaign Reform Committee
 - H House Amendment No. 1 Adopted in Elections & Campaign Reform Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Elections & Campaign Reform Committee; 007-000-000
- 05-03-09 H Placed on Calendar 2nd Reading Short Debate
- 05-04-05 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-06 H Third Reading Short Debate Passed 114-000-000
- 05-04-07 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 8, 2005
 - S Chief Senate Sponsor Sen. Arthur J. Wilhelmi
- 05-04-11 S First Reading
 - S Referred to Rules
- 05-04-13 S Added as Alternate Chief Co-Sponsor Sen. Pamela J. Althoff

- S Assigned to Local Government
- 05-04-20 S Do Pass Local Government; 010-000-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005 05-05-10 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 11, 2005
- 05-05-11 S Third Reading Passed; 057-000-000
- H Passed Both Houses
- 05-06-09 H Sent to the Governor

HB-1316 MCCARTHY-MILLNER-JOYCE-BROSNAHAN-BRADLEY, RICHARD, GRANBERG, FRANKS, RYG, JAKOBSSON, VERSCHOORE, MCGUIRE AND YARBROUGH.

 625
 ILCS
 5/2-111
 from Ch. 95
 1/2, par. 2-111

 625
 ILCS
 5/3-616
 from Ch. 95
 1/2, par. 3-616

 625
 ILCS
 5/3-704
 from Ch. 95
 1/2, par. 3-616

 625
 ILCS
 5/3-704
 from Ch. 95
 1/2, par. 3-704

 625
 ILCS
 5/3-808.1
 from Ch. 95
 1/2, par. 3-808.1

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

 625
 ILCS
 5/11-1301.6
 625
 ILCS
 5/12-401

 625
 ILCS
 5/12-401
 from Ch. 95
 1/2, par. 12-401

Amends the Illinois Vehicle Code. Increases the fines for unauthorized use of parking spaces reserved for persons with disabilities. Provides that the Secretary of State may suspend or revoke the driving privileges and may suspend or revoke the parking decal or device or the disability license plate of any person who violates the provision. Provides that a second or subsequent violation of the provision regarding fictitious or fraudulently altered disability license plates and parking decals or devices is a Class 4 felony (rather than a Class A misdemeanor). Provides that the Secretary of State may suspend or revoke the parking decal or device or the disability license plate of any person who violates the provision. Provides that a first violation of the provision regarding fraudulent plates and parking decals and devices of this type is a Class A misdemeanor (rather than a Class 4 felony). Changes the designation of person with disabilities plates to disability plates. Makes corresponding changes in other provisions.

HOUSE AMENDMENT NO. 1

Provides that any person who knowingly transfers a disability license plate or parking decal or device for the purpose of exercising the privileges of an authorized holder of the plate, decal, or device is guilty of a Class A misdemeanor and shall be fined not less than \$500 for a first offense and not less than \$1,000 for a second or subsequent offense.

FISCAL NOTE (Secretary of State)

HB 1316 with House Amendment #1 will have minimal fiscal impact on the Secretary of State Office.

SENATE FLOOR AMENDMENT NO. 1 (SENATE RECEDES MAY 30, 2005)

Provides that a driver whose vehicle displays disability license plates or a disability parking decal or device issued to a qualified person is guilty of an offense against traffic regulations governing the movement of vehicles if he or she is not the person to whom the license plates or the parking decal or device was issued and he or she is not transporting that person. Provides that the driver may have his or her driving privileges revoked or suspended if he or she commits the offense within 12 months of committing 2 other offenses against traffic regulations governing the movement of vehicles.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

05-02-09 H Filed with the Clerk by Rep. Kevin A. McCarthy

H Added Chief Co-Sponsor Rep. John J. Millner

- H Added Chief Co-Sponsor Rep. Kevin Joyce
- H Added Chief Co-Sponsor Rep. James D. Brosnahan
- H Added Chief Co-Sponsor Rep. Richard T. Bradley

H First Reading

- H Referred to Rules Committee
- 05-02-10 H Assigned to State Government Administration Committee
 - H Added Co-Sponsor Rep. Kurt M. Granberg
- 05-02-16 H Added Co-Sponsor Rep. Jack D. Franks

05-02-17 H House Amendment No. 1 Filed with Clerk by State Government Administration Committee H House Amendment No. 1 Adopted in State Government Administration Committee: by Voice Vote H Do Pass as Amended / Short Debate State Government Administration Committee; 007-000-000 05-02-18 H Placed on Calendar 2nd Reading - Short Debate H Fiscal Note Filed As Amended by HA 1 H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate 05-02-25 H Third Reading - Short Debate - Passed 111-002-000 H Added Co-Sponsor Rep. Kathleen A. Ryg H Added Co-Sponsor Rep. Naomi D. Jakobsson H Added Co-Sponsor Rep. Patrick J Verschoore H Added Co-Sponsor Rep. Jack McGuire 05-03-01 S Arrive in Senate S Placed on Calendar Order of First Reading March 2, 2005 S Chief Senate Sponsor Sen. Mike Jacobs S First Reading S Referred to Rules 05-04-13 S Assigned to Transportation 05-04-14 S Added as Alternate Chief Co-Sponsor Sen. M. Maggie Crotty 05-04-20 S Do Pass Transportation; 008-000-000 S Placed on Calendar Order of 2nd Reading April 21, 2005 S Alternate Chief Sponsor Changed to Sen. Antonio Munoz 05-05-05 S Added as Alternate Chief Co-Sponsor Sen. Edward D. Maloney S Added as Alternate Chief Co-Sponsor Sen. Don Harmon 05-05-10 S Second Reading S Placed on Calendar Order of 3rd Reading May 11, 2005 05-05-11 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Antonio Munoz S Senate Floor Amendment No. 1 Referred to Rules S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins 05-05-16 S Senate Floor Amendment No. 1 Rules Refers to Transportation 05-05-18 S Senate Floor Amendment No. 1 Be Adopted Transportation; 009-000-000 05-05-19 S Added as Alternate Co-Sponsor Sen. Mattie Hunter S Recalled to Second Reading S Senate Floor Amendment No. 1 Adopted; Munoz S Placed on Calendar Order of 3rd Reading S Third Reading - Passed; 057-000-000 05-05-20 H Arrived in House H Placed on Calendar Order of Concurrence Senate Amendment(s) 1 05-05-23 H Senate Floor Amendment No. 1 Motion Filed Concur Rep. Kevin A. McCarthy; Motion #1 H Senate Floor Amendment No. 1 Motion to Concur Referred to Rules Committee 05-05-24 H Senate Floor Amendment No. 1 Motion to Concur Rules Referred to State Government Administration Committee 05-05-26 H Senate Floor Amendment No. 1 Motion to Concur Recommends be Adopted State Government Administration Committee; 009-000-000 05-05-27 H Senate Floor Amendment No. 1 Motion Filed Non-Concur Rep. Kevin A. McCarthy; Motion #2 05-05-28 H Added Co-Sponsor Rep. Karen A. Yarbrough H Senate Floor Amendment No. 1 House Non-Concurs Motion #2 S Secretary's Desk - Non-Concurrence Senate Amendment(s) 01 S Placed on Calendar Order of Non-Concurrence Senate Amendment(s) 01-May 29, 2005. 05-05-29 S Senate Floor Amendment No. 1 Motion to Recede Filed with Secretary Sen. Antonio Munoz S Senate Floor Amendment No. 1 Motion to Recede Referred to Rules S Senate Floor Amendment No. 1 Motion to Recede Rules Referred to Transportation

- S Senate Floor Amendment No. 1 Motion To Recede Recommended Do Adopt Transportation; 010-000-000
- 05-05-30 S Senate Floor Amendment No. 1 Senate Recedes 056-000-000
 - H Passed Both Houses
- 05-06-28 H Sent to the Governor
- 05-08-18 H Governor Approved
 - H Effective Date January 1, 2006

HB-1317 HAMOS-LYONS, JOSEPH-MAY-NEKRITZ-YARBROUGH.

220 ILCS 5/13-712

Amends the Telecommunications Article of the Public Utilities Act. Increases the service credit that must be provided to a customer by a basic local exchange carrier if the carrier fails to repair an out-of-service phone within a specified time, fails to install service within a specified time, or fails to keep a scheduled repair or installation appointment at which a customer is required to be present. Effective immediately.

05-02-09 H Filed with the Clerk by Rep. Julie Hamos

- H Chief Co-Sponsor Rep. Joseph M. Lyons
- H Chief Co-Sponsor Rep. Karen May
 - H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to Telecommunications Committee
- 05-02-16 H Added Chief Co-Sponsor Rep. Elaine Nekritz
- 05-03-03 H Added Chief Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1318 CHAPA LAVIA-FRANKS-MENDOZA-BURKE-BERRIOS.

745 ILCS 49/72 new

Amends the Good Samaritan Act. Provides that any professional engineer, architect, land surveyor, civil engineer, or structural engineer who in good faith provides engineering services in response to a natural disaster or other catastrophic event shall not be liable for civil damages as a result of his or her acts or ormissions in providing the engineering services, except for willful and wanton misconduct. Provides that the immunity applies to services that are provided during an emergency or within 90 days following the end of an emergency. Provides that the time may be extended by an executive order issued by the Governor.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Reinserts provisions of the original bill with the following changes. Removes references to "civil engineers". Provides that the exemption from civil liability is for professional services (instead of engineering services) of the listed professionals. Provides that, for the immunity, the professional services shall be in response to a disaster or catastrophic event (instead of in response to an emergency, natural disaster or other catastrophic event). Provides that professional services must be performed without fee for the immunity to apply. Provides that the immunity applies to services that are provided without fee during or within 60 days (instead of 90 days) following the end of an emergency, disaster, or catastrophic event. Removes language authorizing the Governor to extend the time period by executive order.

05-02-09 H Filed with the Clerk by Rep. Linda Chapa LaVia

- H Chief Co-Sponsor Rep. Jack D. Franks
 - H Chief Co-Sponsor Rep. Susana A Mendoza
 - H Chief Co-Sponsor Rep. Daniel J. Burke
 - H Chief Co-Sponsor Rep. Maria Antonia Berrios
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Judiciary I Civil Law Committee
- 05-03-09 H House Amendment No. 1 Filed with Clerk by Judiciary I Civil Law Committee
 - H House Amendment No. 1 Adopted in Judiciary I Civil Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary I Civil Law Committee; 014-000-000

	H Placed on Calendar 2nd Reading - Short Debate H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-04-06	
05-04-07	S Arrive in Senate
	S Placed on Calendar Order of First Reading April 8, 2005
05-04-08	S Chief Senate Sponsor Sen. Debbie DeFrancesco Halvorson
05-04-11	S First Reading
	S Referred to Rules
05-04-13	S Assigned to Judiciary
05-04-20	S Do Pass Judiciary; 010-000-000
	S Placed on Calendar Order of 2nd Reading April 21, 2005
05-05-10	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 11, 2005
05-05-19	S Third Reading - Passed; 057-000-000
	H Passed Both Houses
05-06-17	H Sent to the Governor
05-07-21	H Governor Approved
	H Effective Date January 1, 2006
	H Public Act

HB-1319 DELGADO-HOWARD-GRAHAM-GILES-KELLY, BRADLEY, RICHARD, RITA AND DAVIS, WILLIAM.

720 ILCS 5/11-14.2 new

Amends the Criminal Code of 1961. Provides that whenever any person who has not previously been convicted of or placed on probation for felony prostitution or any law of the United States or of any other state relating to felony prostitution pleads guilty to or is found guilty of felony prostitution, the court, without entering a judgment and with the consent of such person, may sentence the person to probation. Provides that when a person is placed on probation for felony prostitution, the court shall enter an order specifying a period of probation of 24 months and shall defer further proceedings in the case until the conclusion of the period or until the filing of a petition alleging violation of a term or condition of probation. Provides that the conditions of probation shall be that the person: (1) not violate any criminal statute of any jurisdiction; (2) refrain from possessing a firearm or other dangerous weapon; (3) submit to periodic drug testing at a time and in a manner as ordered by the court, but no less than 3 times during the period of the probation, with the cost of the testing to be paid by the probationer; and (4) perform no less than 30 hours of community service, provided community service is available in the jurisdiction and is funded and approved by the county board. Provides that the court may impose other conditions of probation. Provides that upon fulfillment of the terms and conditions of probation, the court shall discharge the person and dismiss the proceedings against him or her. Provides that there may be only one discharge and dismissal under this provision. Provides that if a person is convicted of prostitution within 5 years subsequent to a discharge and dismissal under this provision, the discharge and dismissal shall be admissible in the sentencing proceeding for that conviction as evidence in aggravation. Effective immediately.

HOUSE AMENDMENT NO. 1

Provides that the treatment or rehabilitation approved by the Department of Human Services must be by a provider.

NOTE(S) THAT MAY APPLY: Correctional

- 05-02-09 H Filed with the Clerk by Rep. William Delgado
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Judiciary II Criminal Law Committee
- 05-02-18 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 011-004-001
 - H Placed on Calendar 2nd Reading Short Debate
 - H Added Chief Co-Sponsor Rep. Constance A. Howard
- 05-02-23 H House Amendment No. 1 Filed with Clerk by Rep. William Delgado
 - H House Amendment No. 1 Referred to Rules Committee
- 05-03-02 H House Amendment No. 1 Recommends Be Adopted Rules Committee; 004-000-000

05-03-03	H Added Chief Co-Sponsor Rep. Deborah L. Graham
	H Added Chief Co-Sponsor Rep. Calvin L. Giles
	H Added Chief Co-Sponsor Rep. Robin Kelly
	H Second Reading - Short Debate
	H House Amendment No. 1 Adopted by Voice Vote
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-03-09	H Third Reading - Short Debate - Passed 066-050-000
	H Added Co-Sponsor Rep. Richard T. Bradley
	H Added Co-Sponsor Rep. Robert Rita
05-03-10	S Arrive in Senate
	S Placed on Calendar Order of First Reading March 15, 2005
	H Added Co-Sponsor Rep. William Davis
05-04-08	S Chief Senate Sponsor Sen. Jacqueline Y. Collins
	S Added as Alternate Chief Co-Sponsor Sen. Iris Y. Martinez
05-04-11	S First Reading
	S Referred to Rules
	S Added as Alternate Chief Co-Sponsor Sen. John J. Cullerton
05-04-13	S Assigned to Judiciary
05-04-20	S Held in Judiciary
05-05-05	
	S Placed on Calendar Order of 2nd Reading May 10, 2005
05-05-09	S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Jacqueline Y.
	Collins
	S Senate Floor Amendment No. 1 Referred to Rules
05-05-10	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 11, 2005
05-05-13	S Senate Floor Amendment No. 2 Filed with Secretary by Sen. Jacqueline Y.
	Collins
	S Senate Floor Amendment No. 2 Referred to Rules
	S Senate Floor Amendment No. 3 Filed with Secretary by Sen. Jacqueline Y.
	Collins
	S Senate Floor Amendment No. 3 Referred to Rules
05-05-16	S Senate Floor Amendment No. 1 Rules Refers to Judiciary
	S Senate Floor Amendment No. 2 Rules Refers to Judiciary
	S Senate Floor Amendment No. 3 Rules Refers to Judiciary
05-05-17	
	S Senate Floor Amendment No. 2 Recommend Do Adopt Judiciary; 010-
	000-000
05 05 01	S Senate Floor Amendment No. 3 Held in Judiciary
05-07-01	S Pursuant to Senate Rule 3-9(b) / Referred to Rules
	S Senate Floor Amendment No. 1 Referred to Rules; 3-9(b)
	S Senate Floor Amendment No. 2 Referred to Rules; 3-9(b)
	S Senate Floor Amendment No. 3 Referred to Rules; 3-9(b)
	AVEZ-YARBROUGH-COLVIN-WASHINGTON-HOWARD, GRAHAM,
	LLINS, GILES, BAILEY, DELGADO, BERRIOS, MENDOZA, SOTO,
	IA, TURNER, PATTERSON, LYONS, JOSEPH, BRADLEY, RICHARD,
	VIS, WILLIAM, BURKE, D'AMICO, FLOWERS, ACEVEDO, DUNKIN,
OS	TERMAN, FRANKS, CHAPA LAVIA, YOUNGE, KELLY, GORDON,

OSTERMAN, FRANKS, CHAPA LAVIA, YOUNGE, KELLY, GORDON, SAVIANO, SULLIVAN, COULSON, MOLARO, SMITH, BEISER, MCGUIRE, VERSCHOORE, JEFFERSON, JONES AND DUGAN.

325 ILCS 5/4

from Ch. 23, par. 2054

Amends the Abused and Neglected Child Reporting Act. Provides that a school administrator who has reasonable cause to believe that a child known to him or her in his or her official capacity may be an abused child or a neglected child and who fails to immediately report or cause a report to be made to the Department of Children and Family Services is guilty of a Class 4 felony (instead of a Class A misdemeanor) for a first offense and a Class 3 felony (instead of a Class 4 felony) for a second or subsequent offense. Effective immediately.

HOUSE AMENDMENT NO. 1

Replaces everything after the enacting clause. Amends the Abused and Neglected Child Reporting Act. Provides that any school administrator, school principal, school teacher, school board member, or other school personnel having reasonable cause to believe that a child known to that school administrator, school principal, school teacher, school board member, or other school personnel in his or her professional capacity was the victim of a sex offense committed by a person responsible for the child's welfare shall immediately report or cause a report to be made to DCFS. Provides that a school administrator, school principal, school teacher, school board member, or other school personnel who knowingly and willfully fails to report any suspected cases involving a sex offense against a child committed by a person responsible for the child's welfare is guilty of a Class 4 felony for a first violation and a Class 3 felony for a second or subsequent violation; except that if the school administrator, school principal, school teacher, school board member, or other school personnel acted as part of a plan or scheme having as its object the prevention of discovery of a child that was the victim of a sex offense by lawful authorities for the purpose of protecting or insulating any person or entity from arrest or prosecution, the person is guilty of a Class 3 felony for a first offense and a Class 2 felony for a second or subsequent offense (regardless of whether the second or subsequent offense involves any of the same facts or persons as the first or other prior offense). Effective immediately.

STATE MANDATES FISCAL NOTE (H-AM 1)(Illinois State Board of Education)

School personnel are currently required to be Mandated Reporters under Section 5/4 of the Abused and Neglected Child Reporting Act, for any suspected child abuse, including any sex offenses. This legislation simply increases the penalties for first and subsequent violations of the Reporting law where a sex offense is suspected, including when the mandated reporter acts to prevent discovery of the suspected abuse. The penalties for willful failure to report suspected abuse other than suspected sexual abuse remain the same.

NOTE(S) THAT MAY APPLY: Correctional

- 05-02-09 H Filed with the Clerk by Rep. Karen A. Yarbrough H Added Chief Co-Sponsor Rep. Marlow H. Colvin H Added Chief Co-Sponsor Rep. Michelle Chavez H Added Chief Co-Sponsor Rep. Eddie Washington H Added Chief Co-Sponsor Rep. Constance A. Howard H First Reading H Referred to Rules Committee H Chief Co-Sponsor Changed to Rep. Marlow H. Colvin H Chief Co-Sponsor Changed to Rep. Eddie Washington H Chief Co-Sponsor Changed to Rep. Constance A. Howard 05-02-10 H Assigned to Judiciary II - Criminal Law Committee H Added Co-Sponsor Rep. Deborah L. Graham H Added Co-Sponsor Rep. Annazette Collins H Added Co-Sponsor Rep. Calvin L. Giles H Added Co-Sponsor Rep. Patricia Bailey H Added Co-Sponsor Rep. William Delgado 05-02-17 H Chief Sponsor Changed to Rep. Michelle Chavez H Remove Chief Co-Sponsor Rep. Michelle Chavez H Added Chief Co-Sponsor Rep. Cynthia Soto H Added Co-Sponsor Rep. Maria Antonia Berrios H Added Co-Sponsor Rep. Susana A Mendoza 05-02-24 H Added Co-Sponsor Rep. Karen A. Yarbrough 05-03-10 H Do Pass / Short Debate Judiciary II - Criminal Law Committee; 012-001-000 05-03-11 H Placed on Calendar 2nd Reading - Short Debate 05-03-15 H Second Reading - Short Debate H Held on Calendar Order of Second Reading - Short Debate 05-04-05 H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate 05-04-06 H Recalled to Second Reading - Short Debate H Held on Calendar Order of Second Reading - Short Debate 05-04-07 H Remove Chief Co-Sponsor Rep. Cynthia Soto H Added Co-Sponsor Rep. Cynthia Soto H Added Chief Co-Sponsor Rep. Karen A. Yarbrough H Removed Co-Sponsor Rep. Karen A. Yarbrough
 - H Added Co-Sponsor Rep. Robert Rita

	H Added Co-Sponsor Rep. Arthur L. Turner
	H Added Co-Sponsor Rep. Milton Patterson
	H Added Co-Sponsor Rep. Joseph M. Lyons
	H Added Co-Sponsor Rep. Richard T. Bradley
	H Added Co-Sponsor Rep. William Davis
	H Added Co-Sponsor Rep. Paul D. Froehlich
	H Added Co-Sponsor Rep. Donald L. Moffitt
	H Added Co-Sponsor Rep. Daniel J. Burke
	H Added Co-Sponsor Rep. John D'Amico
	H Added Co-Sponsor Rep. Mary E. Flowers
	H Added Co-Sponsor Rep. David R. Leitch
	H Added Co-Sponsor Rep. Mike Bost H Added Co-Sponsor Rep. Dave Winters
	H Added Co-Sponsor Rep. Bill Mitchell
	H Added Co-Sponsor Rep. Edward J. Acevedo
	H Added Co-Sponsor Rep. Kenneth Dunkin
	H Added Co-Sponsor Rep. Harry Osterman
	H Added Co-Sponsor Rep. Jack D. Franks
	H Added Co-Sponsor Rep. Linda Chapa LaVia
	H Added Co-Sponsor Rep. Wyvetter H. Younge
	H Added Co-Sponsor Rep. Robin Kelly
	H Added Co-Sponsor Rep. Careen M Gordon
	H Added Co-Sponsor Rep. Angelo Saviano
	H Added Co-Sponsor Rep. Ed Sullivan, Jr. H Added Co-Sponsor Rep. Michael P. McAuliffe
	H Added Co-Sponsor Rep. Ron Stephens
	H Added Co-Sponsor Rep. Chapin Rose
	H Added Co-Sponsor Rep. Elizabeth Coulson
	H Added Co-Sponsor Rep. Robert S. Molaro
	H Added Co-Sponsor Rep. Michael K. Smith
	H Added Co-Sponsor Rep. Daniel V. Beiser
	H Added Co-Sponsor Rep. Jack McGuire
	H Added Co-Sponsor Rep. Patrick J Verschoore
	H Added Co-Sponsor Rep. Charles E. Jefferson H Added Co-Sponsor Rep. Lovana Jones
	H Added Co-Sponsor Rep. Lovana Jones H Added Co-Sponsor Rep. Kathleen A. Ryg
05-04-08	H Added Co-Sponsor Rep. Lisa M. Dugan
05-04-11	H House Amendment No. 1 Filed with Clerk by Rep. Michelle Chavez
	H House Amendment No. 1 Referred to Rules Committee
05-04-12	H House Amendment No. 1 Recommends Be Adopted Rules Committee;
	004-000-000
05-04-13	H State Mandates Fiscal Note Requested by Rep. William B. Black; As
	Amended by HA 1 H House Amendment No. 1 Adverted by Main Main
	H House Amendment No. 1 Adopted by Voice Vote H Removed from Short Debate Status Rep. Michelle Chavez
	H Placed on Calendar 2nd Reading - Standard Debate
	H Held on Calendar Order of Second Reading - Standard Debate
	H Removed Co-Sponsor Rep. Mike Bost
05-04-14	H State Mandates Fiscal Note Filed As Amended by HA 1
	H Placed on Calendar Order of 3rd Reading - Standard Debate
05 04 15	H Removed Co-Sponsor Rep. Chapin Rose
05-04-15	H Removed Co-Sponsor Rep. Kathleen A. Ryg
	H Third Reading - Standard Debate - Passed 063-047-006
	H Removed Co-Sponsor Rep. Donald L. Moffitt H Removed Co-Sponsor Rep. Bill Mitchell
	H Removed Co-Sponsor Rep. Dave Winters
	H Removed Co-Sponsor Rep. Paul D. Froehlich
	H Removed Co-Sponsor Rep. Michael P. McAuliffe
	H Removed Co-Sponsor Rep. David R. Leitch
	H Removed Co-Sponsor Rep. Ron Stephens
	S Arrive in Senate

- S Placed on Calendar Order of First Reading April 19, 2005 05-04-19
 - S Chief Senate Sponsor Sen. Dale A. Righter
 - S First Reading
 - S Referred to Rules
- 05-04-21 S Assigned to Health & Human Services
- 05-05-05 S Postponed Health & Human Services
- 05-05-06 S Rule 3-9(a) / Re-referred to Rules

HB-1321 COLLINS-BIGGINS-HOLBROOK-DAVIS, MONIOUE.

15 ILCS 205/4

from Ch. 14, par. 4

15 ILCS 205/6.5

Amends the Attorney General Act. Deletes a provision authorizing the Office of Public Counsel to represent the interest of Illinois citizens in all proceedings pertinent to utility regulation. Provides that the Attorney General shall protect the rights and interests of the public in the provision of all elements of natural gas and water service. Makes corresponding changes. Provides that, upon request, the Office of the Attorney General shall have access to all files, records, data, and documents in the possession or control of the Illinois Commerce Commission. Provides that the Office of the Attorney General may use that information, including information that is designated as and that qualifies for confidential treatment, for law enforcement purposes only. Effective immediately.

HOUSE AMENDMENT NO. 1

Restores provisions requiring the Office of the Attorney General to maintain as confidential certain information concerning electric, natural gas, water, and telecommunications service.

- 05-02-09 H Filed with the Clerk by Rep. Annazette Collins
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Public Utilities Committee
 - H Added Chief Co-Sponsor Rep. Bob Biggins
 - H Added Chief Co-Sponsor Rep. Thomas Holbrook
 - H Added Chief Co-Sponsor Rep. Monique D. Davis
- 05-02-16 H House Amendment No. 1 Filed with Clerk by Public Utilities Committee H House Amendment No. 1 Adopted in Public Utilities Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Public Utilities Committee; 007-000-000
- 05-02-17 H Placed on Calendar 2nd Reading Short Debate
- 05-02-18 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-25 H Third Reading Short Debate Passed 113-000-000
- 05-03-01 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 2, 2005
- 05-03-02 S Chief Senate Sponsor Sen. James F. Clayborne, Jr.
- 05-03-03 S First Reading
- S Referred to Rules
- 05-04-06 S Added as Alternate Chief Co-Sponsor Sen. Dave Sullivan
- 05-04-13 S Assigned to Environment & Energy
- 05-04-20 S Do Pass Environment & Energy; 009-000-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005 05-05-11 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 12, 2005
- S Third Reading Passed; 056-000-000 05-05-18
- H Passed Both Houses
- 05-06-16 H Sent to the Governor
- 05-07-21 H Governor Approved
 - H Effective Date July 21, 2005
 - H Public Act 94-0291

HB-1322 BLACK.

30 ILCS 540/3-1

from Ch. 127, par. 132.403-1

Amends the State Prompt Payment Act. Makes a technical change concerning interest penalties.

05-02-09 H Filed with the Clerk by Rep. William B. Black H First Reading H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1323 BLACK.

70 ILCS 410/6

from Ch. 96 1/2, par. 7106

Amends the Conservation District Act. Provides that contracts for supplies, material, or work in excess of 20,000 (now, 10,000) shall be let to lowest responsible bidder. Effective immediately.

- 05-02-09 H Filed with the Clerk by Rep. William B. Black
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Local Government Committee
- 05-02-17 H Do Pass / Short Debate Local Government Committee; 007-003-000 05-02-18 H Placed on Calendar 2nd Reading - Short Debate
- 15-02-18 H Placed on Calendar 2nd Reading Short Debate H Second Reading - Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-25 H Third Reading Short Debate Passed 079-034-000
- 05-03-01 S Arrive in Senate
 - S Placed on Calendar Order of First Reading
 - S Chief Senate Sponsor Sen. Richard J. Winkel, Jr.
 - S First Reading
 - S Referred to Rules
- 05-03-08 S Added as Alternate Co-Sponsor Sen. Pamela J. Althoff
- 05-04-13 S Assigned to Local Government
- 05-04-20 S Do Pass Local Government; 008-002-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005
- 05-05-10 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 11, 2005
- 05-05-18 S Third Reading Passed; 053-002-000
- H Passed Both Houses
- 05-06-16 H Sent to the Governor
- 05-08-04 H Governor Approved
 - H Effective Date August 4, 2005

HB-1324 BLACK-EDDY AND CULTRA.

- 105 ILCS 5/10-21.12 from Ch. 122, par. 10-21.12
- 105 ILCS 5/10-22.22 from Ch. 122, par. 10-22.22
- 105 ILCS 5/10-22.22b from Ch. 122, par. 10-22.22b

Amends the School Code. Allows for the deactivation of an elementary school facility in the same manner as the deactivation of a high school facility. Effective immediately.

- 05-02-09 H Filed with the Clerk by Rep. William B. Black
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Elementary & Secondary Education Committee
- 05-02-17 H Do Pass / Short Debate Elementary & Secondary Education Committee; 016-000-000
 - H Added Chief Co-Sponsor Rep. Roger L. Eddy
- 05-02-18 H Placed on Calendar 2nd Reading Short Debate
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-25 H Third Reading Short Debate Passed 113-000-000
 - H Added Co-Sponsor Rep. Shane Cultra
- 05-03-01 S Arrive in Senate
 - S Placed on Calendar Order of First Reading
 - S Chief Senate Sponsor Sen. Richard J. Winkel, Jr.
 - S First Reading
 - S Referred to Rules

- 05-04-13 S Assigned to Education
- 05-04-20 S Do Pass Education; 011-000-000
 - S Placed on Calendar Order of 2nd Reading April 21, 2005
- 05-05-10 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 11, 2005
- 05-05-11 S Third Reading Passed; 057-002-000
- H Passed Both Houses
- 05-06-09 H Sent to the Governor
- 05-07-14 H Governor Approved
 - H Effective Date July 14, 2005

HB-1325 BERRIOS.

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.

05-02-09 H Filed with the Clerk by Rep. Maria Antonia Berrios

- H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1326 HOLBROOK.

New Act

Creates the Hospital Incinerator Act. Contains only a short title provision.

- 05-02-09 H Filed with the Clerk by Rep. Thomas Holbrook
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1327 HOLBROOK. 50 ILCS 750/0.01

from Ch. 134, par. 30.01

Amends the Emergency Telephone System Act. Makes a technical change in a Section concerning the short title.

05-02-09 H Filed with the Clerk by Rep. Thomas Holbrook

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1328 RITA-LYONS, JOSEPH-DAVIS, WILLIAM-MATHIAS-FROEHLICH.

70 ILCS 2605/3

from Ch. 42, par. 322

Amends 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 the subdistricts at the 2006, 2008, and 2010 general elections. Authorizes cumulative voting for commissioners. Changes the terms of commissioners from 6 years to a combination of 4-year and 2-year terms. Effective immediately.

05-02-09 H Filed with the Clerk by Rep. Robert Rita

- H Chief Co-Sponsor Rep. Joseph M. Lyons
 - H First Reading

H Referred to Rules Committee

- 05-02-10 H Assigned to Executive Committee
- 05-02-16 H Added Chief Co-Sponsor Rep. William Davis
 - H Added Chief Co-Sponsor Rep. Sidney H. Mathias
 - H Added Chief Co-Sponsor Rep. Paul D. Froehlich
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1329 RITA-DAVIS, WILLIAM-DAVIS, MONIQUE-KELLY.

New Act

Creates the Southwest Suburban Railroad Redevelopment Authority Act. Creates the Southwest Suburban Railroad Redevelopment Authority in the townships of Bloom, Thornton, Calumet, Bremen, Orland, Worth, and Palos. Allows the Authority to acquire, sell, and exchange property and to accept grants, loans, and appropriations in order to relocate railroads and roadways and to separate railroad grade crossings. Provides that the Authority shall be governed by a 5-member Board appointed by the Governor. Provides for the appointment of a Secretary and Treasurer of the Authority. Contains other provisions. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-09 H Filed with the Clerk by Rep. Robert Rita
 - H Chief Co-Sponsor Rep. William Davis
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-03 H Added Chief Co-Sponsor Rep. Monique D. Davis
- 05-03-08 H Added Chief Co-Sponsor Rep. Robin Kelly
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1330 WATSON.

30	ILCS	740/2-2.02							662.02
30	ILCS	740/2-2.04		from	Ch.	111	2/3,	par.	662.04
30	ILCS	740/2-3		from					
30	ILCS	740/2-6		from	Ch.	111	2/3,	par.	666
30	ILCS	740/2-7		from	Ch.	111	2/3,	par.	667
30	ILCS	740/2-15		from	Ch.	111	2/3,	раг.	675.1
30	ILCS	105/5.640	new						

Amends the Downstate Public Transportation Act. Includes the West Central Transit District serving Morgan and Scott counties as a participant in the Downstate Public Transportation Fund. Beginning July 1, 2005, requires the Comptroller to order transferred and requires the Treasurer to transfer, from the General Revenue Fund to the West Central Public Transportation Fund, an amount equal to 2/32 of the net revenue realized from retail and occupation taxes within the boundaries of Morgan and Scott counties. Limits the amount paid into the Fund to 2/32 of 80% of the net revenue realized for tax periods beginning on or after January 1, 2006. Requires a local match based on the amount that could be raised by a tax levy at the rate of .05% on the assessed value of property within the boundaries of Morgan and Scott counties. Provides that failure to raise the local match will result in a reduced deposit into the West Central Public Transportation Fund. Makes other changes. Amends the State Finance Act. Establishes the West Central Public Transportation Fund, a special fund in the State treasury. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-09 H Filed with the Clerk by Rep. Jim Watson

H First Reading

- H Referred to Rules Committee
- 05-02-16 H Assigned to Executive Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1331 LANG.

210 ILCS 45/3-206.01 from Ch. 111 1/2, par. 4153-206.01

Amends the Nursing Home Care Act. Makes a technical change in a Section concerning the nurse aide registry.

05-02-09 H Filed with the Clerk by Rep. Lou Lang

- H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

DUNN-MCCARTHY-WAIT, WASHINGTON AND SOTO. HB-1332

720 ILCS 5/11-9

from Ch. 38, par. 11-9

Amends the Criminal Code of 1961. Provides that a person who performs a sexual act as defined in the statute concerning the offense of sexual exploitation of a child (rather than an act of sexual penetration or sexual conduct) in a public place commits public indecency.

NOTE(S) THAT MAY APPLY: Correctional

3

- 05-02-09 H Filed with the Clerk by Rep. John J. Millner H First Reading H Referred to Rules Committee
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Judiciary II Criminal Law Committee
- 05-02-17 H Added Chief Co-Sponsor Rep. Kevin A. McCarthy
 - H Added Chief Co-Sponsor Rep. Ronald A. Wait H Added Co-Sponsor Rep. Eddie Washington
 - H Chief Sponsor Changed to Rep. Joe Dunn
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-04-12 H Added Co-Sponsor Rep. Cynthia Soto

HB-1333 MATHIAS-MILLNER-FROEHLICH-JENISCH-MOFFITT, BLACK AND YARBROUGH.

55 ILCS 5/5-1097.5

55 ILCS 5/5-1097.7 new

Amends the Counties Code. Provides that no adult entertainment facilities within an unincorporated area of a county shall be located within 3,000 feet of a specified area, such as a school, a day care center, a public park, a place of religious worship, or a residence (now, the ban applies throughout the county but does not include residences). Provides that the Attorney General or the State's attorney of the county in which the adult entertainment facilities and includes definitions of specified anatomical areas and specified sexual activities. Provides that the ordinance may authorize the State's attorney to institute a civil action to restrain an ordinance violation. Authorizes fines of up to \$1,000 per day for each violation and injunctive relief to abate violations or to prevent violations from continuing.

05-02-09	H Filed with the Clerk by Rep. John J. Millner
	H First Reading
	H Referred to Rules Committee
05-02-10	H Assigned to Local Government Committee
	H Added Chief Co-Sponsor Rep. Paul D. Froehlich
	H Added Chief Co-Sponsor Rep. Roger Jenisch
	H Added Chief Co-Sponsor Rep. Sidney H. Mathias
	H Chief Co-Sponsor Changed to Rep. Paul D. Froehlich
	H Chief Co-Sponsor Changed to Rep. Roger Jenisch
05-02-16	H Chief Sponsor Changed to Rep. Sidney H. Mathias
	H Remove Chief Co-Sponsor Rep. Sidney H. Mathias
	H Added Chief Co-Sponsor Rep. John J. Millner
05-02-17	H Do Pass / Short Debate Local Government Committee; 011-000-000
05-02-18	H Placed on Calendar 2nd Reading - Short Debate
	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-02-25	H Third Reading - Short Debate - Passed 113-000-000
	H Added Chief Co-Sponsor Rep. Donald L. Moffitt
	H Added Co-Sponsor Rep. William B. Black
05-03-01	S Arrive in Senate
	S Placed on Calendar Order of First Reading March 2, 2005
05-03-08	H Added Co-Sponsor Rep. Karen A. Yarbrough
05-04-15	
05-04-19	S First Reading
	S Referred to Rules
05-04-21	S Assigned to Local Government
	S Added as Alternate Chief Co-Sponsor Sen. Kirk W. Dillard
05-05-04	
	S Placed on Calendar Order of 2nd Reading May 5, 2005
05-05-10	
	S Placed on Calendar Order of 3rd Reading May 11, 2005
05-05-11	S Third Reading - Passed; 057-001-000
00 00 00	H Passed Both Houses
	H Sent to the Governor
05-08-08	H Governor Approved

05-08-08 H Governor Approved

H Effective Date January 1, 2006 H Public Act 94-0496

KOSEL-WASHINGTON-WINTERS AND MAUTINO. HB-1334

625 ILCS 5/15-111

from Ch. 95 1/2, par. 15-111 Amends the Illinois Vehicle Code. Provides that specified vehicles used exclusively for the transportation and mixing of concrete, manufactured before or in the 2014 model year and first registered in Illinois before January 1, 2015, are allowed specified weights on specified numbers and configurations of axles. Provides that a 4-axle truck mixer registered as a special hauling vehicle is allowed 20,000 pounds on a single axle, 36,000 pounds on a series of 2 axles greater than 72 inches but not more than 96 inches, and 34,000 pounds when the distance between any series of 2 axles is greater than 40 inches but not more than 72 inches. Provides that, when the vehicle is operated on a designated highway other than an interstate highway, the bridge formula does not apply to any series of 3 axles.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-09 H Filed with the Clerk by Rep. John J. Millner
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Transportation and Motor Vehicles Committee
- 05-02-16 H Do Pass / Short Debate Transportation and Motor Vehicles Committee; 026-001-000
- 05-02-17 H Placed on Calendar 2nd Reading Short Debate
 - H Added Chief Co-Sponsor Rep. Eddie Washington
- 05-02-18 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate 05-02-24 H Added Chief Co-Sponsor Rep. Renee Kosel
- H Remove Chief Co-Sponsor Rep. Renee Kosel
- 05-02-25 H Added Co-Sponsor Rep. Naomi D. Jakobsson
 - H Third Reading Short Debate Passed 110-002-001 H Added Co-Sponsor Rep. Frank J. Mautino
- 05-03-01 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 2, 2005
- 05-03-03 H Added Chief Co-Sponsor Rep. Dave Winters
- 05-03-09 S Chief Senate Sponsor Sen. Antonio Munoz
- 05-03-10 S First Reading
- S Referred to Rules
- 05-04-21 S Assigned to Transportation
- 05-05-04 S Do Pass Transportation; 009-001-000
 - S Placed on Calendar Order of 2nd Reading May 5, 2005
- S Alternate Chief Sponsor Changed to Sen. Terry Link 05-05-11
- 05-05-16 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 17, 2005
- 05-05-18 S Added as Alternate Chief Co-Sponsor Sen. Martin A. Sandoval S Third Reading - Passed; 053-002-000
 - H Passed Both Houses

- 05-06-16 H Sent to the Governor 05-08-15 H Governor Vetoed 05-09-08 H Chief Sponsor Changed to Rep. Renee Kosel 05-10-15 H Placed on Calendar Total Veto October 25, 2005
- 05-10-19 H Motion Filed Override Governor Veto Rep. Renee Kosel
- 05-10-26 H Removed Co-Sponsor Rep. Naomi D. Jakobsson
- 05-11-02 H 3/5 Vote Required
 - H Override Governor Veto House Lost 062-047-002
- 05-11-03 H Total Veto Stands No Positive Action Taken

MILLNER. HB-1335

625 ILCS 5/7-602 from Ch. 95 1/2, par. 7-602

Amends the Illinois Vehicle Code. Provides that the insurance card that is to be carried within every vehicle must indicate the liability coverage limits applicable to the vehicle.

05-02-09 H Filed with the Clerk by Rep. John J. Millner

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Transportation and Motor Vehicles Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1336 COULSON-BASSI-SACIA.

105 ILCS 5/27-12

from Ch. 122, par. 27-12

Amends the School Code. Requires teachers to teach students character education, which includes the teaching of respect, responsibility, fairness, caring, trustworthiness, and citizenship in order to raise pupils' honesty and kindness, justice, discipline, respect for others, and moral courage for the purpose of lessening crime and raising the standard of good character (now, requires teachers to teach pupils honesty, kindness, justice, discipline, respect for others, and moral courage for the purpose of lessening crime and raising the standard of good character (now, requires teachers to teach pupils honesty, kindness, justice, discipline, respect for others, and moral courage for the purpose of lessening crime and raising the standard of good citizenship). Effective immediately.

- 05-02-09 H Filed with the Clerk by Rep. Elizabeth Coulson
 - H Chief Co-Sponsor Rep. Suzanne Bassi
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Elementary & Secondary Education Committee
- 05-03-09 H Do Pass / Short Debate Elementary & Secondary Education Committee; 019-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate
- 05-03-17 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-05 H Added Chief Co-Sponsor Rep. Jim Sacia H Third Reading - Short Debate - Passed 110-000-000
- 05-04-06 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 7, 2005
- 05-04-07 S Chief Senate Sponsor Sen. Carole Pankau
- 05-04-11 S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Education
- 05-04-15 S Alternate Chief Sponsor Changed to Sen. Jeffrey M. Schoenberg
 - S Added as Alternate Chief Co-Sponsor Sen. Carole Pankau
- 05-04-20 S Held in Education
- 05-05-04 S Do Pass Education; 007-000-000
- S Placed on Calendar Order of 2nd Reading May 5, 2005
- 05-05-16 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 17, 2005
- 05-05-18 S Third Reading Passed; 056-000-000
- H Passed Both Houses
- 05-06-16 H Sent to the Governor
- 05-07-12 H Governor Approved
 - H Effective Date July 12, 2005

H Public Act 94-0187

HB-1337 MCKEON-RITA.

10 ILCS 5/17-15

from Ch. 46, par. 17-15

30 ILCS 805/8.29 new

Amends the Election Code. Requires that an employer pay an employee during the leave the employer must give the employee to vote. Preempts home rule powers. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

STATE MANDATES FISCAL NOTE (Department of Commerce and Economic Opportunity)

In the opinion of the Department of Commerce and Economic Opportunity, House Bill 1337 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. However, House Bill 1337 contains language stating that reimbursement by the State is not required for any mandate created by the legislation.

FISCAL NOTE (H-AM I) (Dept. of Labor)

This legislation creates new worksite posting requirements that will cost the Department of Labor approximately \$45,000 to administer.

STATE MANDATES FISCAL NOTE (H-AM 1) (Dept. of Commerce & Economic Opportunity) Creates a service mandate for which reimbursement of 50%-100% of the increased costs to units of local government is required under the State Mandates Act. An estimate of the increased cost to units of local government is not available. HOME RULE NOTE (Dept. of Commerce & Economic Opportunity) Does pre-empt home rule authority. JUDICIAL NOTE (H-AM 1) (Admin. Office of the Illinois Courts) Would neither increase nor decrease the number of judges needed in the state. STATE DEBT IMPACT NOTE (H-AM 1) (Gov. Forecasting & Accountability) Would not change the amount of authorization for any type of State-issued or Statesupported bond, and therefore, would not affect the level of State indebtedness. HOME RULE NOTE (Dept. of Commerce & Economic Opportunity) Does pre-empt home rule authority. FISCAL NOTE (Illinois Department of Labor) This legislation creates new worksite posting requirements that will cost the Department of Labor approximately \$45,000 to administer. STATE DEBT IMPACT NOTE (Gov. Forecasting & Accountability) Would not change the amount of authorization for any type of State-issued or Statesupported bond, and therefore, would not affect the level of State indebtedness. HOME RULE NOTE (H-AM 1)(Dept. of Commerce & Economic Opportunity) Does not pre-empt home rule authority. BALANCED BUDGET NOTE (Gov. Office of Management & Budget) Fiscal impact: Approximately \$2,567,000 NOTE(S) THAT MAY APPLY: Fiscal; Home Rule; Mandate 05-02-09 H Filed with the Clerk by Rep. Larry McKeon H First Reading H Referred to Rules Committee 05-02-10 H Assigned to Elections & Campaign Reform Committee 05-03-10 H Do Pass / Short Debate Elections & Campaign Reform Committee; 007-000-000 H Placed on Calendar 2nd Reading - Short Debate 05-03-14 H State Mandates Fiscal Note Requested by Rep. Terry R. Parke 05-04-05 H State Mandates Fiscal Note Filed 05-04-07 H House Amendment No. 1 Filed with Clerk by Rep. Charles E. Jefferson H House Amendment No. 1 Referred to Rules Committee 05-04-08 H Second Reading - Short Debate H Held on Calendar Order of Second Reading - Short Debate 05-04-11 H House Amendment No. 1 Rules Refers to Elections & Campaign Reform Committee H Added Chief Co-Sponsor Rep. Robert Rita H Fiscal Note Requested by Rep. Robert S. Molaro 05-04-12 H Balanced Budget Note Requested by Rep. Robert S. Molaro H Home Rule Note Requested by Rep. Robert S. Molaro H State Debt Impact Note Requested by Rep. Robert S. Molaro H House Amendment No. 1 Recommends Be Adopted Elections & Campaign Reform Committee; 004-002-000 H Fiscal Note Requested by Rep. Terry R. Parke; As Amended by HA 1 05-04-13 H State Mandates Fiscal Note Requested by Rep. Terry R. Parke; As Amended by HA 1 H Judicial Note Requested by Rep. Terry R. Parke; As Amended by HA 1 H Fiscal Note Filed As Amended by HA 1 05-04-14 H State Mandates Fiscal Note Filed As Amended by HA 1 H Home Rule Note Filed H Judicial Note Filed As Amended by HA 1 H State Debt Impact Note Filed As Amended by HA 1 H Home Rule Note Filed H Fiscal Note Filed H State Debt Impact Note Filed H Home Rule Note Filed As Amended by HA 1 05-04-15 H Balanced Budget Note Filed

1836

H Rule 19(a) / Re-referred to Rules Committee

HB-1338 SCHMITZ AND FRANKS.

50 ILCS 135/12 new

Amends the Local Governmental Employees Political Rights Act. Provides that a member of a fire department or fire protection district may be elected or appointed to public office and may serve in public office. Provides that if the member is not in uniform and not on duty, the member may solicit votes and campaign funds and challenge voters. Effective immediately.

- 05-02-09 H Filed with the Clerk by Rep. Timothy L. Schmitz
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to State Government Administration Committee
- 05-02-24 H Added Co-Sponsor Rep. Jack D. Franks
 - H Do Pass / Short Debate State Government Administration Committee; 009-000-000
- 05-02-25 H Placed on Calendar 2nd Reading Short Debate
- 05-03-02 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-09 H Third Reading Short Debate Passed 116-000-000
- 05-03-10 S Arrive in Senate
- S Placed on Calendar Order of First Reading March 15, 2005
- 05-04-08 S Chief Senate Sponsor Sen. M. Maggie Crotty
- 05-04-11 S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Local Government
- 05-04-20 S Do Pass Local Government; 009-001-000
 - S Placed on Calendar Order of 2nd Reading April 21, 2005
- 05-05-10 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 11, 2005
- 05-05-17 S Added as Alternate Chief Co-Sponsor Sen. Martin A. Sandoval
- S Added as Alternate Chief Co-Sponsor Sen. Mattie Hunter
- 05-05-19 S Third Reading - Passed; 033-020-001
- H Passed Both Houses
- 05-06-17 H Sent to the Governor
- 05-07-25 H Governor Approved
 - H Effective Date July 25, 2005

HB-1339 VERSCHOORE-FROEHLICH.

- 625 ILCS 40/5-7 625 ILCS 40/10-3
- 625 ILCS 45/5-16
- 625 ILCS 45/6-1
- from Ch. 95 1/2, par. 316-1 625 ILCS 45/11A-5 from Ch. 95 1/2, par. 321A-5

Amends the Snowmobile Registration and Safety Act and the Boat Registration and Safety Act. Provides that a person who has not been previously convicted of or assigned supervision for operating a snowmobile or watercraft under the influence of alcohol, drugs, or intoxicating compounds (OUI), and has not had his or her operating privileges suspended under the applicable provision, is a first offender regarding the applicable provision. Provides that a forfeiture of bail to secure a court appearance or a failure to appear for trial is equivalent to a conviction. Provides that a person may not operate a snowmobile or watercraft while his or her privilege to do so has been revoked in this State, by another State, by a federal agency, or by a province of Canada. Provides that the Department of Natural Resources shall suspend for one year the watercraft operating privileges of any person convicted of misdemeanor OUI under a local ordinance or federal law and for 3 years the privileges of anyone convicted of felony OUI or reckless homicide. Requires the operator of a vessel to report an accident involving any injury requiring treatment beyond first aid (rather than any injury resulting in the victim's incapacitation for a period of 72 hours). Requires reporting of a watercraft accident resulting in \$2,000 or more in property damage or complete loss of a vessel (rather than reporting of any accident resulting in \$500 or more in property damage).

05-02-09 H Filed with the Clerk by Rep. Patrick J Verschoore

	H First Reading
	H Referred to Rules Committee
05-02-10	H Assigned to Judiciary II - Criminal Law Committee
	H Added Chief Co-Sponsor Rep. Paul D. Froehlich
05-02-18	H Do Pass / Short Debate Judiciary II - Criminal Law Committee; 016-000-000
	H Placed on Calendar 2nd Reading - Short Debate
05-02-25	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-03-10	H Third Reading - Short Debate - Passed 116-000-000
05-03-15	S Arrive in Senate
	S Placed on Calendar Order of First Reading March 16, 2005
05-04-11	S Chief Senate Sponsor Sen. Mike Jacobs
05-04-12	S First Reading
	S Referred to Rules
05-04-13	S Assigned to Agriculture & Conservation
05-04-20	S Do Pass Agriculture & Conservation; 008-000-000
	S Placed on Calendar Order of 2nd Reading April 21, 2005
05-05-10	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 11, 2005
05-05-11	S Third Reading - Passed; 058-000-000
	H Passed Both Houses
05-06-09	H Sent to the Governor
05-07-14	H Governor Approved
	H Effective Date January 1, 2006
	H Public Act
	NRAN AND VERSONAARE

HB-1340 GORDON AND VERSCHOORE.

420 ILCS	20/3		from	Ch.	111	1/2,	par.	241-3
420 ILCS	20/4		from	Ch.	111	1/2,	par.	241-4
420 ILCS	20/5		from	Ch.	111	1/2,	par.	241-5
420 ILCS	20/6		from	Ch.	111	1/2,	par.	241-6
420 ILCS	20/7							241-7
420 ILCS	20/8							241-8
420 ILCS	20/9		from	Ch.	111	1/2,	par.	241-9
420 ILCS	20/10		from	Ch.	111	1/2,	par.	241-10
420 ILCS	20/10.2		from	Ch.	111	1/2,	par.	241-10.2
420 ILCS	20/10.3		from	Ch.	111	1/2,	par.	241-10.3
420 ILCS	20/11		from	Ch.	111	1/2,	par.	241-11
420 ILCS	20/13		from	Ch.	111	1/2,	par.	241-13
420 ILCS	20/14		from	Ch.	111	1/2,	par.	241-14
420 ILCS	20/15		from	Ch.	111	1/2,	par.	241-15
420 ILCS	20/17		from	Ch.	111	1/2,	par.	241-17
420 ILCS	20/18		from	Ch.	111	1/2,	par.	241-18
420 ILCS	20/21.1		from	Ch.	111	1/2,	par.	241-21.1
4 1 /1		-			***			

Amends the Illinois Low-Level Radioactive Waste Management Act. Changes references in the Act from the "Department of Nuclear Safety" to the "Illinois Emergency Management Agency". Deletes a provision authorizing the Agency to assess additional fees against licensed nuclear power owners under certain circumstances (now, additional assessments are authorized when the Low-Level Radioactive Waste Facility Development and Operation Fund falls below 500,000 with the exception that no additional annual fee shall be assessed because of the fund balance at the end of FY05). Effective immediately.

HOUSE AMENDMENT NO. 1

Reinstates provisions authorizing the Agency to assess additional fees against licensed nuclear power owners when the Low-Level Radioactive Waste Facility Development and Operation Fund falls below \$500,000, and provides that this additional fee may not be assessed because of the fund balance at the end of fiscal year 2006 (now, no fee shall be assessed because of the fund balance at the end of fiscal year 2005).

NOTE(S) THAT MAY APPLY: Fiscal

05-02-09 H Filed with the Clerk by Rep. Careen M Gordon H First Reading

H Referred to Rules Committee

- 05-02-10 H Assigned to Executive Committee
- 05-02-24 H Added Co-Sponsor Rep. Patrick J Verschoore
- 05-03-02 H House Amendment No. 1 Filed with Clerk by Executive Committee
 - H House Amendment No. 1 Adopted in Executive Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Executive Committee; 010-000-000
- 05-03-03 H Placed on Calendar 2nd Reading Short Debate
- 05-04-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-1341 MAY. 410 ILCS 50/1

from Ch. 111 1/2, par. 5401

Amends the Medical Patient Rights Act. Makes a technical change in a Section concerning the purpose of the Act.

05-02-09 H Filed with the Clerk by Rep. Karen May

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1342 SCHMITZ-LANG.

from Ch. 24, par. 11-10-2

65 ILCS 5/11-10-2 70 ILCS 705/11h new

30 ILCS 805/8.29 new

Amends the Illinois Municipal Code. Provides that a fire department foreign fire insurance board shall have 7 trustees, including the fire chief and 6 members of the fire department (now, the Board is established by ordinances of the corporate authorities). Provides for an annual election of board officers. Provides that the annual municipal audit shall include funds appropriated to the board and shall determine whether the funds have been expended only by the board. Amends the Fire Protection District Act. Provides that in each fire protection district that has an organized fire department there shall be a foreign fire insurance board. Provides that the board shall have 7 trustees, including the fire chief and 6 members of the fire department. Provides that officers shall be elected annually. Authorizes the board to make rules. Provides that the treasurer must give a bond to the board. Provides that the board shall develop and maintain a list of items that are appropriate expenditures. Provides that the annual fire protection district audit shall include funds appropriated to the board and shall determine whether the funds have been expended only by the board. Makes other changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately. NOTE(S) THAT MAY APPLY: Home Rule; Mandate

05-02-09 H Filed with the Clerk by Rep. Timothy L. Schmitz

- H Chief Co-Sponsor Rep. Lou Lang
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Local Government Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1343 DELGADO-SOTO-BERRIOS-CHAVEZ, LANG, PATTERSON, BRADLEY, RICHARD AND RITA.

New Act

Creates the Child Welfare Student Loan Forgiveness Act. Establishes the Child Welfare Student Loan Forgiveness Program to provide loan assistance, subject to appropriation, to eligible students for upper-division undergraduate and graduate study in social work or human services. Provides that forgivable loans may be awarded for a maximum of 2 academic years and requires a loan recipient to work in child welfare at the Department of Children and Family Services, its successor, or a contracting agency for at least the number of years for which the loan is received. Sets maximum amounts for the loans at \$4,000 for loans awarded at the undergraduate level and \$8,000 for loans awarded at the graduate level. Contains provisions concerning eligibility, repayment, credit, and a penalty for non-compliance.

05-02-09 H Filed with the Clerk by Rep. William Delgado

H Chief Co-Sponsor Rep. Cynthia Soto

- H Chief Co-Sponsor Rep. Maria Antonia Berrios
- H Chief Co-Sponsor Rep. Michelle Chavez
- H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to Higher Education Committee
- 05-02-17 H Do Pass / Short Debate Higher Education Committee; 011-000-000
- 05-02-18 H Placed on Calendar 2nd Reading Short Debate
- 05-03-02 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-03 H Added Co-Sponsor Rep. Lou Lang
- 05-03-10 H Added Co-Sponsor Rep. Milton Patterson H Added Co-Sponsor Rep. Richard T. Bradley
 - H Added Co-Sponsor Rep. Robert Rita

 - H Third Reading Short Debate Passed 110-000-006
- 05-03-15 S Arrive in Senate
- S Placed on Calendar Order of First Reading March 16, 2005
- 05-04-07 S Chief Senate Sponsor Sen. Iris Y. Martinez
- 05-04-11 S Added as Alternate Chief Co-Sponsor Sen. Christine Radogno S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Higher Education
- 05-05-05 S Do Pass Higher Education; 007-003-000
- S Placed on Calendar Order of 2nd Reading May 10, 2005 05-05-10 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 11, 2005
- 05-05-11 S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins S Third Reading - Passed; 040-016-000 H Passed Both Houses
- 05-05-29 S Added as Alternate Co-Sponsor Sen. Mattie Hunter
- 05-06-09 H Sent to the Governor
- 05-08-08 H Governor Approved
 - H Effective Date January 1, 2006
 - H Public Act 94-0497

HB-1344 GORDON, FRANKS AND CHAPA LAVIA-DUGAN.

815 ILCS 505/2Z

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

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that any person who knowingly violates the Automotive Collision Repair Act commits an unlawful practice within the meaning of the Act.

- 05-02-09 H Filed with the Clerk by Rep. Careen M Gordon H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Consumer Protection Committee
- 05-02-23 H Do Pass / Short Debate Consumer Protection Committee; 013-000-000
- 05-02-24 H Placed on Calendar 2nd Reading Short Debate
- 05-02-25 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-10 H Added Co-Sponsor Rep. Jack D. Franks H Added Co-Sponsor Rep. Linda Chapa LaVia

H Third Reading - Short Debate - Passed 116-000-000

- 05-03-15 S Arrive in Senate
- S Placed on Calendar Order of First Reading March 16, 2005
- 05-03-18 S Chief Senate Sponsor Sen. James F. Clayborne, Jr.
- 05-04-05 H Added Chief Co-Sponsor Rep. Lisa M. Dugan
- 05-04-06 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Judiciary
- 05-04-20 S Do Pass Judiciary; 008-000-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005
- 05-05-10 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 11, 2005

05-05-11 S Third Reading - Passed; 056-000-000 H Passed Both Houses 05-06-09 H Sent to the Governor 05-07-21 H Governor Approved H Effective Date January 1, 2006 H Public Act 94-0292

HB-1345 MILLER AND KELLY.

405 ILCS 30/4.4 new

405 ILCS 30/4.5 new

Amends the Community Services Act. Provides that whenever any appropriation, or any portion of an appropriation, for any fiscal year relating to the funding of any State-operated facility operated by the Office of Developmental Disabilities within the Department of Human Services or any mental health facility operated by the Office of Mental Health within the Department is reduced because of any of the following reasons, those moneys must be directed toward providing other services and supports for persons with developmental disabilities or mental health needs: (1) closing of a State-operated facility; (2) reduction in the number of units or available beds in a State-operated facility; or (3) reduction in the number of staff at a State-operated facility. Provides that in determining whether any savings are realized from closure of a State-operated facility or a reduction in the number of units, available beds, or staff, sufficient moneys shall be made available to ensure that there is an appropriate level of staffing and that life, safety, and care concerns are addressed so as to provide for the remaining persons with developmental disabilities or mental illness at State-operated facilities. Provides that the plan for using any savings realized from such a closure or reduction must be shared and discussed with advocates, advocacy organizations, and advisory groups whose mission includes advocacy for persons with developmental disabilities or persons with mental illness. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-09 H Filed with the Clerk by Rep. David E. Miller
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Developmental Disabilities and Mental Illness Committee
- 05-03-03 H Do Pass / Short Debate Developmental Disabilities and Mental Illness Committee; 006-000-000
 - H Placed on Calendar 2nd Reading Short Debate
- 05-03-15 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-17 H Third Reading Short Debate Passed 113-000-000
 - S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 6, 2005
- 05-04-07 S Chief Senate Sponsor Sen. M. Maggie Crotty
- 05-04-08 S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
- 05-04-11 S Added as Alternate Co-Sponsor Sen. Martin A. Sandoval
 - S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Health & Human Services
- 05-04-14 H Added Co-Sponsor Rep. Robin Kelly
- 05-04-20 S Do Pass Health & Human Services; 009-000-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005 05-05-10 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 11, 2005
- 05-05-11 S Third Reading Passed; 056-000-000
- H Passed Both Houses
- 05-06-09 H Sent to the Governor
- 05-08-08 H Governor Approved
 - H Effective Date August 8, 2005
 - H Public Act 94-0498

HB-1346 MUNSON.

605 ILCS 10/2

from Ch. 121, par. 100-2

Amends the Toll Highway Act. Makes a technical change in a definitions Section.

- 05-02-09 H Filed with the Clerk by Rep. Ruth Munson H First Reading H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1347 MUNSON.

605 ILCS 10/2

from Ch. 121, par. 100-2

Amends the Toll Highway Act. Makes a technical change in a definitions Section.

05-02-09 H Filed with the Clerk by Rep. Ruth Munson

- H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

GRAHAM. HB-1348

625 ILCS 5/12-504 new

Amends the Illinois Vehicle Code. Provides that any second division vehicle weighing not more than 8,000 pounds or first division vehicle manufactured on or after January 1, 2007 must be equipped with mirrors, sensors, a camera, or other device giving the driver an unobstructed view of the entire area immediately behind the vehicle. Provides that the new provision does not apply to any vehicle that is properly registered in another jurisdiction. Provides that the Secretary of State shall adopt rules for implementing the new provision.

05-02-09 H Filed with the Clerk by Rep. Deborah L. Graham

- H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to Transportation and Motor Vehicles Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

GRAHAM-COULSON-OSTERMAN-HAMOS, YARBROUGH, BRADLEY, HB-1349 RICHARD, CURRIE, MILLNER AND COLVIN.

20 ILCS 2605/2605-560 new

720 ILCS 5/24-11 new

Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Creates a Handgun Roster Board within the Department of State Police. Provides that the Board shall review the status of personalized handgun technology and report its findings to the Governor and the General Assembly on an annual basis beginning on or before July 1, 2006. Amends the Criminal Code of 1961. Provides that a dealer may not sell, offer for sale, rent, or transfer in this State a handgun manufactured on or before December 31, 2005 unless the handgun is sold, offered for sale, rented, or transferred with an external safety lock. Provides that beginning January 1, 2006, a dealer may not sell, offer for sale, rent, or transfer in this State a handgun manufactured on or after January 1, 2006 unless the handgun has an integrated mechanical safety device. Provides that a violation is a Class 4 felony. Establishes exemptions.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Inserts provisions substantially similar to those of HB 1349, except provides that of the 10 appointed members of the Handgun Roster Board: (i) one shall be a representative of a State law enforcement agency association (instead of the Illinois Association of Chiefs of Police), (ii) one shall be a representative of a State prosecutorial association (instead of the Illinois State's Attorneys Association), (iii) one shall be a resident of the State who is a representative of a rifle association (instead of the National Rifle Association or its affiliated State association), and (iv) one shall be a representative of an organization that promotes gun violence prevention (instead of the Illinois Council Against Handgun Violence).

HOUSE AMENDMENT NO. 3

Provides that a dealer may not sell, offer for sale, rent, or transfer in the State a handgun (instead of a handgun manufactured on or before December 31, 2005) unless the handgun is sold, offered for sale, rented, or transferred with an external safety lock. Deletes language providing that on or after January 1, 2006, a dealer may not sell, offer for sale, rent, or transfer in the State a handgun manufactured on or after January 1, 2006, unless the handgun has an integrated mechanical safety device. Deletes the definition of an "integrated mechanical safety device".

CORRECTIONAL NOTE (H-AM 3) (Dept of Corrections)

Corrections population impact: 5 inmates. Fiscal impact: \$1,193,000.

FISCAL NOTE (H-AM 3) (Dept of Corrections)

Corrections population impact: 5 inmates. Fiscal impact: \$1,193,000.

FISCAL NOTE (H-AM3) (Illinois State Police)

If House Bill 1349 (H-AM 3) were to become law, the fiscal impact to the Illinois State Police has not been determined. The Director of the Illinois State Police would serve as the ex officio member and Chairman of the Board. The legislation provides for appropriations to reimburse Board members for their actual expenses for services on the Board. The actual costs are unknown at this time.

STATE MANDATES FISCAL NOTE (H-AM 3)(Dept. of Commerce and Economic Opportunity)

In the opinion of the Department of Commerce and Economic Opportunity, House Bill 1349 (H-AM 3) does not create a State mandate under the State Mandates Act.

JUDICIAL NOTE (H-AM 3) (Admin. Office of the Illinois Courts)

Would not increase the number of judges needed in the state.

PENSION NOTE (H-AM 3) (Gov. Forecasting & Accountability)

Would not impact any public pension fund or retirement system in Illinois.

STATE DEBT IMPACT NOTE (H-AM 3) (Gov. Forecasting & Accountability)

Would not change the amount of authorization for any type of State-issued or Statesupported bond, and therefore would not affect the level of State indebtedness.

SENATE COMMITTEE AMENDMENT NO. 1

Deletes reference to:

20 ILCS 2605/2605-560 new

720 ILCS 5/24-11 new

Adds reference to:

720 ILCS 5/24-9.5 new

Deletes everything after the enacting clause. Amends the Criminal Code of 1961. Provides that it is unlawful for a person licensed as a federal firearms dealer to offer for sale, sell, or transfer a handgun to a person not licensed under that Act, unless he or she offers for sale, sells, or includes with the handgun a device or mechanism, other than the firearm safety, designed to render the handgun temporarily inoperable or inaccessible. Provides that a person who violates this provision is guilty of a Class C misdemeanor and shall be fined not less than \$1,000. Provides that a second or subsequent violation is a Class A misdemeanor. Establishes exemptions.

NOTE(S) THAT MAY APPLY: Correctional

- 05-02-09 H Filed with the Clerk by Rep. Deborah L. Graham
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-16 H Assigned to Human Services Committee
 - 05-03-01 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-09 H House Amendment No. 1 Filed with Clerk by Human Services Committee
 - H House Amendment No. 1 Adopted in Human Services Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Human Services Committee; 008-004-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate
 - H Added Chief Co-Sponsor Rep. Elizabeth Coulson
 - H Added Chief Co-Sponsor Rep. Harry Osterman
- 05-03-15 H House Amendment No. 2 Filed with Clerk by Rep. Deborah L. Graham
- H House Amendment No. 2 Referred to Rules Committee
- 05-03-17 H Added Chief Co-Sponsor Rep. Julie Hamos
- 05-04-05 H House Amendment No. 3 Filed with Clerk by Rep. Deborah L. Graham
 - H House Amendment No. 3 Referred to Rules Committee
- 05-04-06 H House Amendment No. 3 Recommends Be Adopted Rules Committee; by Voice Vote
 - H Fiscal Note Requested by Rep. Mike Bost; As Amended by HA 3
 - H State Mandates Fiscal Note Requested by Rep. Mike Bost; As Amended by HA 3
 - H Correctional Note Requested by Rep. Mike Bost; As Amended by HA 3
 - H Added Co-Sponsor Rep. Richard T. Bradley

- H Second Reading Short Debate
- H House Amendment No. 3 Adopted by Voice Vote H Held on Calendar Order of Second Reading - Short Debate
- H Correctional Note Filed As Amended by HA 3 05-04-11
 - H Fiscal Note Filed As Amended by HA 3
 - H Added Co-Sponsor Rep. Barbara Flynn Currie

 - H Balanced Budget Note Requested by Rep. Deborah L. Graham; As Amended by HA 3
 - H Correctional Note Requested by Rep. Deborah L. Graham; As Amended by HA 3
 - H Home Rule Note Requested by Rep. Deborah L. Graham; As Amended by HA 3
 - H Housing Affordability Impact Note Requested by Rep. Deborah L. Graham; As Amended by HA 3
 - H Judicial Note Requested by Rep. Deborah L. Graham; As Amended by HA 3
 - H Land Conveyance Appraisal Note Requested by Rep. Deborah L. Graham; As Amended by HA 3
 - H Pension Note Requested by Rep. Deborah L. Graham; As Amended by HA 3
 - H State Debt Impact Note Requested by Rep. Deborah L. Graham; As Amended by HA 3
- 05-04-12 H Fiscal Note Filed As Amended by HA 3
 - H State Mandates Fiscal Note Filed As Amended by HA 3
 - H Judicial Note Filed As Amended by HA 3
- 05-04-13 H Pension Note Filed As Amended by HA 3
 - H State Debt Impact Note Filed As Amended by HA 3
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - H Balanced Budget Note Requested Withdrawn by Rep. Deborah L. Graham; As Amended by HA 3
 - H Home Rule Note Requested Withdrawn by Rep. Deborah L. Graham; As Amended by HA 3
 - H Housing Affordability Impact Note Requested Withdrawn by Rep. Deborah L. Graham; As Amended by HA 3
 - H Land Conveyance Appraisal Note Requested Withdrawn by Rep. Deborah L. Graham; As Amended by HA 3
 - H Added Co-Sponsor Rep. John J. Millner
 - H Added Co-Sponsor Rep. Marlow H. Colvin
 - H Third Reading Short Debate Passed 084-032-000
 - H House Amendment No. 2 Tabled Pursuant to Rule 40(a)
- 05-04-14 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 15, 2005
 - S Chief Senate Sponsor Sen. Don Harmon
 - S Added as Alternate Chief Co-Sponsor Sen. Martin A. Sandoval
- 05-04-15 S First Reading
 - S Referred to Rules
- 05-04-21 S Assigned to Executive
- 05-05-03 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Don Harmon
 - S Senate Committee Amendment No. 1 Referred to Rules
- 05-05-04 S Added as Alternate Chief Co-Sponsor Sen. Christine Radogno
 - S Senate Committee Amendment No. 1 Rules Refers to Executive
 - S Added as Alternate Chief Co-Sponsor Sen. Kimberly A. Lightford
 - S Added as Alternate Chief Co-Sponsor Sen. Dave Sullivan
 - S Senate Committee Amendment No. 1 Adopted
- 05-05-05 S Do Pass as Amended Executive; 011-002-000
- S Placed on Calendar Order of 2nd Reading May 10, 2005
- 05-05-10 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 11, 2005
- 05-05-11 S Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins
 - S Added as Alternate Co-Sponsor Sen. Donne E. Trotter

S Third Reading - Passed; 050-005-000

H Arrived in House

H Placed on Calendar Order of Concurrence Senate Amendment(s) 1

05-05-12 S Added as Alternate Co-Sponsor Sen. Pamela J. Althoff

05-07-01 H Rule 19(b) / Re-referred to Rules Committee

HB-1350 GRAHAM-PATTERSON-KELLY-COLVIN-YARBROUGH.

210 ILCS 85/6.14f new

410 ILCS 535/18 from Ch. 111 1/2, par. 73-18

Amends the Hospital Licensing Act. Provides that a hospital must report to the trauma registry any accident in which a person under the age of 18 years was injured that involved a motor vehicle or the power window of a motor vehicle. Amends the Vital Records Act. Provides that, if the decedent was under the age of 18 years at the time of his or her death, and the death was due to injuries suffered as a result of a motor vehicle backing over a child, or if the death occurred due to the power window of a motor vehicle, the attending physician or the coroner must send a copy of the medical or death certificate to the Illinois Department of Children and Family Services. Effective immediately.

HOUSE AMENDMENT NO. 1

Provides that the medical certification sent to the Department of Children and Family Services must be accompanied by information documenting that the death was due to a vehicle backing over the child or that the death was caused by a power window of a vehicle. Provides that the Department shall collect this information for use by Child Death Review Teams and shall compile and maintain this information as part of its Annual Child Death Review Team Report to the General Assembly,

FISCAL NOTE (H-AM1) (Department of Children & Family Services)

This legislation does not have any fiscal impact to the Department.

FISCAL NOTE (Department of Public Health)

Estimated fiscal impact on the Illinois Department of Public Health of \$183,141 for database development, training hospitals on data collection, and one additional staff person.

STATE MANDATES FISCAL NOTE (Department of Commerce and Economic Opportunity)

In the opinion of the Department of Commerce and Economic Opportunity, House Bill 1350 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.

SENATE FLOOR AMENDMENT NO. 1

Provides that a trauma center (rather than a hospital) must report any accident in which a person under 18 was injured that involved a motor vehicle backing over a child (rather than that involved a motor vehicle). Deletes language providing that the attending physician must send a copy of the medical certification to the Department of Children and Family Services.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-02-09 H Filed with the Clerk by Rep. Deborah L. Graham H First Reading H Referred to Rules Committee
 - 05-02-10 H Assigned to Human Services Committee
 - 05-03-09 H Do Pass / Short Debate Human Services Committee; 012-000-000
 - 05-03-10 H Placed on Calendar 2nd Reading Short Debate
 - 05-03-15 H Fiscal Note Requested by Rep. William B. Black
 - H State Mandates Fiscal Note Requested by Rep. William B. Black
 - 05-03-16 H House Amendment No. 1 Filed with Clerk by Rep. Deborah L. Graham H House Amendment No. I Referred to Rules Committee
 - H Fiscal Note Filed As Amended
 - 05-03-23 H Fiscal Note Filed
 - 05-04-05 H State Mandates Fiscal Note Filed
 - H House Amendment No. 1 Recommends Be Adopted Rules Committee; 005-000-000
 - 05-04-06 H Second Reading Short Debate
 - H House Amendment No. 1 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate

05-04-07 H Added Chief Co-Sponsor Rep. Milton Patterson

- H Added Chief Co-Sponsor Rep. Robin Kelly H Added Chief Co-Sponsor Rep. Marlow H. Colvin H Added Chief Co-Sponsor Rep. Karen A. Yarbrough H Third Reading - Short Debate - Passed 080-034-000 05-04-08 S Arrive in Senate S Placed on Calendar Order of First Reading April 11, 2005 05-04-11 S Chief Senate Sponsor Sen. Don Harmon 05-04-13 S First Reading S Referred to Rules S Assigned to Health & Human Services 05-04-21 05-05-05 S Do Pass Health & Human Services; 008-000-002 S Placed on Calendar Order of 2nd Reading May 10, 2005 05-05-10 S Second Reading S Placed on Calendar Order of 3rd Reading May 11, 2005 05-05-12 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Don Harmon S Senate Floor Amendment No. 1 Referred to Rules 05-05-16 S Senate Floor Amendment No. 1 Rules Refers to Health & Human Services 05-05-18 S Senate Floor Amendment No. 1 Recommend Do Adopt Health & Human Services: 009-000-000 S Recalled to Second Reading
 - S Senate Floor Amendment No. 1 Adopted; Harmon
 - S Placed on Calendar Order of 3rd Reading May 19, 2005
- 05-05-19 S Third Reading Passed; 033-021-001
- 05-05-20 H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
- 05-05-26 H Senate Floor Amendment No. 1 Motion Filed Concur Rep. Deborah L. Graham
 - H Senate Floor Amendment No. 1 Motion to Concur Referred to Rules Committee
- 05-05-27 H Senate Floor Amendment No. 1 Motion to Concur Recommends be Adopted Rules Committee; 004-000-000
- 05-05-29 H Senate Floor Amendment No. 1 House Concurs 082-031-000
 - H Passed Both Houses
- 05-06-27 H Sent to the Governor
- 05-08-23 H Governor Approved
 - H Effective Date August 23, 2005
 - H Public Act 94-0671

HB-1351 GRAHAM-MATHIAS-FROEHLICH, BRADLEY, RICHARD, FRANKS AND CHAPA LAVIA.

- 625 ILCS 5/11-401
- from Ch. 95 1/2, par. 11-401

625 ILCS 5/11-501.1 from Ch. 95 1/2, par. 11-501.1

Amends the Illinois Vehicle Code. Provides that any person arrested for leaving the scene of an accident involving death or personal injury is subject to chemical testing for alcohol, drugs, or intoxicating compounds. Provides that the person's driving privileges are subject to statutory summary suspension if he or she fails or refuses to undergo the testing.

HOUSE AMENDMENT NO. 1

Provides that the person is subject to the testing only if the testing occurs within 5 hours of the time of the occurrence of the accident that led to his or her arrest.

HOUSE AMENDMENT NO. 2

Provides that the person is subject to testing within 12 (rather than 5) hours of the time of the occurrence of the accident.

- 05-02-09 H Filed with the Clerk by Rep. Deborah L. Graham
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Judiciary II Criminal Law Committee
 - H Added Chief Co-Sponsor Rep. Sidney H. Mathias
 - H Added Chief Co-Sponsor Rep. Paul D. Froehlich
- 05-02-18 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 016-000-

	H Placed on Calendar 2nd Reading - Short Debate
05-03-03	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-03-08	H Recalled to Second Reading - Short Debate
	H Held on Calendar Order of Second Reading - Short Debate
05-03-16	H House Amendment No. 1 Filed with Clerk by Rep. Deborah L. Graham
	H House Amendment No. 1 Referred to Rules Committee
05-04-05	H House Amendment No. 1 Recommends Be Adopted Rules Committee;
	005-000-000
05-04-06	H Second Reading - Short Debate
	H House Amendment No. 1 Adopted by Voice Vote
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-04-07	H Recalled to Second Reading - Short Debate
	H Held on Calendar Order of Second Reading - Short Debate
	H House Amendment No. 2 Filed with Clerk by Rep. Deborah L. Graham
	H House Amendment No. 2 Referred to Rules Committee
05-04-11	H House Amendment No. 2 Recommends Be Adopted Rules Committee;
	003-000-000
	H House Amendment No. 2 Adopted by Voice Vote
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-04-12	H Added Co-Sponsor Rep. Richard T. Bradley
	H Added Co-Sponsor Rep. Jack D. Franks
	H Added Co-Sponsor Rep. Linda Chapa LaVia
	H Third Reading - Short Debate - Passed 117-000-000
	S Arrive in Senate
	S Placed on Calendar Order of First Reading April 13, 2005 S Chief Senate Sponsor Sen. Jacqueline Y. Collins
05 04 12	S First Reading
03-04-13	S Referred to Rules
05 04 21	S Assigned to Judiciary
	S Do Pass Judiciary; 010-000-000
05-05-05	S Placed on Calendar Order of 2nd Reading May 10, 2005
05-05-10	S Second Reading
00 00 10	S Placed on Calendar Order of 3rd Reading May 11, 2005
05-05-11	S Added as Alternate Chief Co-Sponsor Sen. Martin A. Sandoval
	S Third Reading - Passed; 056-000-000
	H Passed Both Houses
05-05-28	S Added as Alternate Co-Sponsor Sen. Debbie DeFrancesco Halvorson
	S Added as Alternate Chief Co-Sponsor Sen. Don Harmon
05-06-09	H Sent to the Governor
05-07-05	H Governor Approved
	H Effective Date January 1, 2006
	H Public Act 94-0115
HB-1352 MA	UTINO AND YARBROUGH.
65 ILCS 5/9	7-2-4.5 rep.

Amends the Illinois Municipal Code. Repeals a Section authorizing a municipality to recover from a property owner certain costs associated with certain ordinance violations as a special assessment on a property. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

- 05-02-09 H Filed with the Clerk by Rep. Frank J. Mautino
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Local Government Committee
- 05-03-08 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1353 RYG-MCGUIRE-DAVIS, WILLIAM-COULSON-LYONS, JOSEPH, MILLER, FRITCHEY, YARBROUGH, WASHINGTON, CHAPA LAVIA, MAY, JAKOBSSON, BELLOCK, KRAUSE, LANG, GRAHAM, FROEHLICH, DUGAN, FLIDER, BEISER, GORDON, OSTERMAN, VERSCHOORE,

REITZ, MOFFITT, YOUNGE, D'AMICO, PRITCHARD, MATHIAS AND NEKRITZ.

Appropriates \$40,000,000, or so much of that amount as may be necessary, to the Department of Human Services for funding a 50 cent per hour wage increase for direct care and support staff employed by private sector agencies serving individuals with developmental disabilities. Effective July 1, 2005.

mes. Eneci	ive suly 1, 2005.
05-02-09	H Filed with the Clerk by Rep. Kathleen A. Ryg
	H First Reading
	H Referred to Rules Committee
05-02-10	H Assigned to Appropriations-Human Services Committee
	H Added Co-Sponsor Rep. David E. Miller
	H Added Co-Sponsor Rep. John A. Fritchey
	H Added Co-Sponsor Rep. Karen A. Yarbrough
	H Added Co-Sponsor Rep. Eddie Washington
	H Added Co-Sponsor Rep. Linda Chapa LaVia
	H Added Co-Sponsor Rep. Karen May
	H Added Co-Sponsor Rep. Naomi D. Jakobsson
	H Added Co-Sponsor Rep. Patricia R. Bellock
05-02-16	
	H Added Chief Co-Sponsor Rep. William Davis
	H Added Chief Co-Sponsor Rep. Elizabeth Coulson
	H Added Chief Co-Sponsor Rep. Joseph M. Lyons
	H Added Co-Sponsor Rep. Carolyn H. Krause
05-02-23	H Co-Sponsor Rep. Lou Lang
05-02-25	
05-03-01	H Co-Sponsor Rep. Paul D. Froehlich
05-03-02	H Added Co-Sponsor Rep. Lisa M. Dugan
05-03-10	
05-04-05	H Added Co-Sponsor Rep. Daniel V. Beiser
	H Added Co-Sponsor Rep. Careen M Gordon
05-04-08	
05-04-14	
	H Added Co-Sponsor Rep. Dan Reitz
05-04-15	1 1
	H Added Co-Sponsor Rep. Wyvetter H. Younge
05-05-03	
	H Added Co-Sponsor Rep. Robert W. Pritchard
05-05-19	1 1 2
05-05-25	H Added Co-Sponsor Rep. Elaine Nekritz

HB-1354 HOLBROOK.

415 ILCS 5/5

from Ch. 111 1/2, par. 1005

Amends the Environmental Protection Act. Makes a technical change in a Section concerning the Pollution Control Board.

- 05-02-09 H Filed with the Clerk by Rep. Thomas Holbrook
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1355 HOLBROOK.

415 ILCS 5/5

from Ch. 111 1/2, par. 1005

Amends the Environmental Protection Act. Makes a technical change in a Section concerning the Pollution Control Board.

05-02-09 H Filed with the Clerk by Rep. Thomas Holbrook

- H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1356 MCGUIRE.

from Ch. 108 1/2, par. 15-159

40 ILCS 5/15-159

40 ILCS 5/15-159.1 new

Amends the State Universities Retirement System (SURS) Article of the Illinois Pension Code. Adds 4 elected members to the SURS Board of Trustees. Effective immediately.

NOTE(S) THAT MAY APPLY: Pension

05-02-09 H Filed with the Clerk by Rep. Jack McGuire

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1357 LYONS, JOSEPH-D'AMICO-BERRIOS-MATHIAS.

New Act

Creates the Independent Living Projects Act. Requires the Department on Aging and the Department of Human Services to contract with independent living projects in different regions of the State to demonstrate the feasibility and cost-effectiveness of using low-cost home care and other residential alternatives to nursing home care and to achieve other goals. Sets forth criteria that such projects must meet. Requires the Department to establish up to 6 projects to expand the respite care network in the State. Requires the Department to (i) evaluate the independent living projects and report to the General Assembly by February 15, 2008 and (ii) contract for a public awareness campaign. Provides for grants to public and private nonprofit agencies to establish services that strengthen a community's ability to provide a system of home and community-based services for elderly persons.

FISCAL NOTE (Department of Human Services)

This language targets both the Department of Human Services and the Department on Aging for the independent living projects, but the measure focuses on services for elderly persons and not individuals with disabilities. It seems House Bill 1357 is intended to serve individuals through the Department on Aging and not DHS.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-09 H Filed with the Clerk by Rep. Joseph M. Lyons

H Chief Co-Sponsor Rep. John D'Amico

H Chief Co-Sponsor Rep. Maria Antonia Berrios

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Aging Committee

H Added Chief Co-Sponsor Rep. Sidney H. Mathias

- 05-03-10 H Fiscal Note Requested by Rep. William Davis
 - H Rule 19(a) / Re-referred to Rules Committee

05-03-15 H Fiscal Note Filed

HB-1358 LYONS, JOSEPH-MILLER-WAIT-MCAULIFFE.

625 ILCS 5/18c-2102 625 ILCS 5/18c-2106 from Ch. 95 1/2, par. 18c-2102 from Ch. 95 1/2, par. 18c-2106

Amends Illinois Vehicle Code provisions regarding hearings before the Illinois Commerce Commission. Provides that, in any case involving the licensing of a motor carrier of passengers, if an airport is a point to be served by that carrier, notice of an application for a license or transfer of a license must be served on the corporation counsel or chief legal officer of any municipality or other political subdivision operating the airport and on the agent for service of process in Illinois of any motor carrier possessing a license authorizing all or part of the service for which the license is sought. Provides that the municipality or other political subdivision operating the airport has standing to participate in the hearing on issuance or transfer of the license.

05-02-09 H Filed with the Clerk by Rep. Joseph M. Lyons

H Chief Co-Sponsor Rep. David E. Miller

H Chief Co-Sponsor Rep. Ronald A. Wait

H Chief Co-Sponsor Rep. Michael P. McAuliffe

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Transportation and Motor Vehicles Committee

05-02-16 H Re-assigned to Executive Committee

05-02-17 H Re-assigned to Public Utilities Committee

- 05-02-23 H Do Pass / Short Debate Public Utilities Committee; 010-000-000 05-02-24 H Placed on Calendar 2nd Reading - Short Debate
- 05-02-25 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-10 H Third Reading Short Debate Passed 116-000-000
- 05-03-15 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 16, 2005
- 05-03-16 S Chief Senate Sponsor Sen. Antonio Munoz
- 05-03-17 S First Reading S Referred to Rules
- 05-04-06 S Added as Alternate Co-Sponsor Sen. John J. Cullerton
- 05-04-13 S Assigned to Transportation
- 05-04-20 S Do Pass Transportation; 008-000-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005 05-05-10 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 11, 2005
- 05-05-11 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Antonio Munoz
 - S Senate Floor Amendment No. 1 Referred to Rules
- 05-05-16 S Senate Floor Amendment No. 1 Rules Refers to Transportation
- 05-05-18 S Senate Floor Amendment No. 1 Postponed Transportation
- 05-05-19 S Third Reading Passed; 057-000-000
 - S Senate Floor Amendment No. 1 Tabled Pursuant to Rule 5-4(a)
 - H Passed Both Houses
- 05-06-17 H Sent to the Governor
- 05-08-08 H Governor Approved
 - H Effective Date January 1, 2006

HB-1359 MCCARTHY. 105 ILCS 5/27-24.2

from Ch. 122, par. 27-24.2

Amends the Driver Education Act of the School Code. Allows (instead of requires) a school district that maintains grades 9 through 12 to offer driver education.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-02-09 H Filed with the Clerk by Rep. Kevin A. McCarthy
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-10 H Assigned to Elementary & Secondary Education Committee
 - 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1360 MCCARTHY.

55 ILCS 5/5-37011 from Ch. 34, par. 5-37011

Amends the Counties Code. Allows Hospital Security Police Force personnel to carry weapons when off duty.

05-02-09 H Filed with the Clerk by Rep. Kevin A. McCarthy

- H First Reading
 - H Referred to Rules Committee

05-02-16 H Assigned to Registration and Regulation Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1361 MCCARTHY.

- 110 ILCS 62/50 new
- 110 ILCS 805/3-21 from Ch. 122, par. 103-21

110 ILCS 805/3-29.3 new

Amends the Public University Energy Conservation Act and the Public Community College Act. Requires each public university and community college district to submit an annual report to the Board of Higher Education or Illinois Community College Board detailing the university's or district's plan and progress for demand-side energy management. Provides that this report must be posted on the university's or district's Internet website, if any. Requires the Board of Higher Education and Illinois Community College Board to publish on their Internet websites a comparison of demand-side energy management programs so a user can easily identify which

energy management programs are most effective. Effective immediately. NOTE(S) THAT MAY APPLY: Fiscal; Mandate

- 05-02-09 H Filed with the Clerk by Rep. Kevin A. McCarthy
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Higher Education Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

BURKE-HOLBROOK-MAY AND BELLOCK. HB-1362

410 ILCS 620/17.2 new

Amends the Illinois Food, Drug, and Cosmetic Act. Provides that no person shall sell, deliver, offer for sale, hold for sale, give away, use, or prescribe any product used for the treatment of lice or scabies in human beings that contains the pesticide chemical lindane. Effective January 1, 2006. 05-02-09 H Filed with the Clerk by Rep. Daniel J. Burke

- - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Environment & Energy Committee
- 05-03-02 H Do Pass / Short Debate Environment & Energy Committee; 021-000-000 05-03-03 H Placed on Calendar 2nd Reading Short Debate 05-03-08 H Added Chief Co-Sponsor Rep. Thomas Holbrook
- 05-03-09 H Added Chief Co-Sponsor Rep. Karen May
- 05-04-07 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-08 H Third Reading Short Debate Passed 108-000-001
 - H Added Co-Sponsor Rep. Patricia R. Bellock S Arrive in Senate

 - S Placed on Calendar Order of First Reading April 11, 2005
- 05-04-14 S Chief Senate Sponsor Sen. Martin A. Sandoval
 - S Added as Alternate Chief Co-Sponsor Sen. Susan Garrett
 - S Chief Senate Sponsor Sen. Susan Garrett
- 05-04-15 S First Reading
 - S Referred to Rules
- 05-04-21 S Assigned to Health & Human Services
- 05-05-05 S Postponed Health & Human Services
- 05-05-06 S Rule 3-9(a) / Re-referred to Rules

YOUNGE. HB-1363

20 ILCS 2905/2.1 new

Amends the State Fire Marshal Act. Authorizes the Office of the State Fire Marshal to charge a reasonable fee to review plans for compliance with applicable State adopted fire safety codes. Provides that the Office of the State Fire Marshal may promulgate reasonable rules to administer the program. Provides that all fees collected by the Office of the State Fire Marshal shall be deposited into the Fire Prevention Fund.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-02-09 H Filed with the Clerk by Rep. Wyvetter H. Younge
 - H First Reading
 - H Referred to Rules Committee
 - H Assigned to State Government Administration Committee 05-02-10
 - 05-03-02 H Motion to Suspend Rule 25 Prevailed
 - H Motion Do Pass Lost State Government Administration Committee; 002-05-03-09 007-000
 - H Remains in State Government Administration Committee
 - 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

YOUNGE. HB-1364

430 ILCS	15/1	from	Ch.	127	1/2,	par.	153
430 ILCS	15/2	from	Ch.	127	1/2,	par.	154
430 ILCS	15/4	from	Ch.	127	1/2,	par.	156
430 ILCS	15/4.5 new						
430 ILCS	15/6	from	Ch.	127	1/2,	par.	158

430 ILCS 15/6.1 430 ILCS 15/7

from Ch. 127 1/2, par. 158.1

from Ch. 127 1/2, par. 159

Amends the Gasoline Storage Act. Provides that the owner of an aboveground storage tank storing petroleum or hazardous substances shall register the tank with the Office of the State Fire Marshal. Provides that the owner of an aboveground storage tank shall notify the Office of any changes in the contents of the aboveground storage tank under specified circumstances. Expands the rulemaking authority of the Office to regulate aboveground storage tanks. Defines "aboveground storage tank".

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-02-09 H Filed with the Clerk by Rep. Wyvetter H. Younge H First Reading
 - H Referred to Rules Committee
 - 05-02-10 H Assigned to State Government Administration Committee
 - 05-03-02 H Motion to Suspend Rule 25 Prevailed
 - 05-03-09 H Motion Do Pass Lost State Government Administration Committee: 001-008-000
 - H Remains in State Government Administration Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

WINTERS-SAVIANO-JEFFERSON. HB-1365

305 ILCS 5/5-4.2

from Ch. 23, par. 5-4.2

Amends the Illinois Public Aid Code. In provisions concerning ambulance service payments under the Medicaid program, provides that for ambulance services provided to a Medicaid recipient on or after January 1, 2006, the Department of Public Aid shall reimburse providers of medical transportation services provided to a disabled person by means of a medi-car, regardless of whether the person has a physical disability or a mental or cognitive disability. Provides that the Department or its authorized prior approval agent shall determine that a person is disabled and eligible for transportation by means of a medi-car if a physician licensed to practice medicine in all its branches certifies to the Department in writing that the person has a physical disability or a mental or cognitive disability.

FISCAL NOTE (Department of Public Aid)

Assuming that 3% of the Medicaid population has a qualifying mental or cognitive disability, the fiscal impact of this legislation is approximately \$125,000.

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-02-09 H Filed with the Clerk by Rep. Dave Winters
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-10 H Assigned to Human Services Committee
 - 05-02-17 H Added Chief Co-Sponsor Rep. Angelo Saviano
 - H Added Chief Co-Sponsor Rep. Charles E. Jefferson
 - H Added Ciner Co-oportion Rep. Charles E. Jenerson
 05-03-02 H Do Pass / Short Debate Human Services Committee; 012-000-000
 05-03-03 H Placed on Calendar 2nd Reading Short Debate
 05-04-06 H Fiscal Note Filed
 05-04-08 H Second Reading Short Debate
 U H Line Calendar of Second Batding Short Debate

 - - H Held on Calendar Order of Second Reading Short Debate

05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-1366 WINTERS-SAVIANO-JEFFERSON AND LANG.

305 ILCS 5/5-4.2 from Ch. 23, par. 5-4.2

Amends the Illinois Public Aid Code. In provisions concerning ambulance service payments under the Medicaid program, provides that for ambulance services provided to a Medicaid recipient on or after January 1, 2006, the Department of Public Aid shall reimburse providers of medical transportation services by means of a medi-car or service car at a rate that is uniform throughout the State and does not vary by county or other geographic region.

FISCAL NOTE (Department of Public Aid)

If the statewide rates were established at the rates currently paid to providers in counties where adjustment is necessary to ensure availability of transportation services, the fiscal impact would be a cost of \$28.6 million.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-09 H Filed with the Clerk by Rep. Dave Winters

- H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to Human Services Committee
- 05-02-17 H Added Chief Co-Sponsor Rep. Angelo Saviano
 - H Added Chief Co-Sponsor Rep. Charles E. Jefferson
- 05-02-23 H Co-Sponsor Rep. Lou Lang
- 05-03-02 H Do Pass / Short Debate Human Services Committee; 012-000-000
- 05-03-03 H Placed on Calendar 2nd Reading Short Debate
- 05-03-08 H Fiscal Note Requested by Rep. Gary Hannig
- 05-03-10 H Fiscal Note Requested by Rep. Thomas Holbrook
- 05-04-06 H Fiscal Note Filed
 - H House Amendment No. 1 Filed with Clerk by Rep. Dave Winters
 - H House Amendment No. 1 Referred to Rules Committee
- 05-04-08 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-04-12 H State Mandates Fiscal Note Requested by Rep. Thomas Holbrook
- 05-04-13 H Balanced Budget Note Requested by Rep. Thomas Holbrook
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-1367 MOFFITT.

760 ILCS 100/2a

from Ch. 21, par. 64.2a

Amends the Cemetery Care Act. Provides that a cemetery authority owning, operating, controlling, or managing a privately or publicly operated cemetery (instead of only a privately operated cemetery) shall provide access to the cemetery under the cemetery authority's reasonable rules and regulations.

- 05-02-09 H Filed with the Clerk by Rep. Donald L. Moffitt
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Local Government Committee
- 05-02-17 H Do Pass / Short Debate Local Government Committee; 011-000-000
- 05-02-18 H Placed on Calendar 2nd Reading Short Debate
- 05-04-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-1368 MCKEON-MOLARO.

65 ILCS 5/10-3-3.1 new

Amends the Illinois Municipal Code. Provides that a non-home rule municipality shall not assign a fireman to perform police duties or a policeman to perform firefighting duties. Prohibits a non-home rule municipality from administering fire and police department work assignments in a manner inconsistent with this requirement.

HOUSE AMENDMENT NO. 1

Further amends the Illinois Municipal Code. Provides that the restriction on firefighter and police work assignments does not apply to a municipality that created a department of public safety before January 1, 1998. Adds an immediate effective date.

FISCAL NOTE (Illinois Labor Relations Board)

House Bill 1368 has no fiscal impact on the Illinois Labor Relations Board.

FISCAL NOTE (H-AM 1) (Illinois Labor Relations Board)

No fiscal impact.

STATE MANDATES FISCAL NOTE (Department of Commerce and Economic Opportunity)

In the opinion of the Department of Commerce and Economic Opportunity, House Bill 1368 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.

STATE MANDATES FISCAL NOTE (H-AM 1)(Dept. of Commerce and Economic Opportunity)

In the opinion of the Department of Commerce and Economic Opportunity, House Bill 1368 (H-AM 1) 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.

05-02-09	H Filed with the Clerk by Rep. Larry McKeon
	H First Reading
	H Referred to Rules Committee
05-02-10	H Assigned to Labor Committee
05-03-02	H House Amendment No. 1 Filed with Clerk by Labor Committee
	H House Amendment No. 1 Adopted in Labor Committee; by Voice Vote
	H Do Pass as Amended / Short Debate Labor Committee; 012-006-000
05-03-03	H Placed on Calendar 2nd Reading - Short Debate
05-03-15	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-03-24	H Fiscal Note Filed As Amended by HA 1
	H Fiscal Note Filed As Amended by HA 1
05-04-05	
	H State Mandates Fiscal Note Filed As Amended by HA 1
05-04-08	H Added Chief Co-Sponsor Rep. Robert S. Molaro
	H Third Reading - Short Debate - Passed 073-035-001
05-04-11	
	S Placed on Calendar Order of First Reading April 12, 2005
	S Chief Senate Sponsor Sen. James A. DeLeo
05-05-05	0
	S Referred to Rules
05-10-19	5
	S Assigned to Labor
05-10-25	,
	S Placed on Calendar Order of 2nd Reading October 26, 2005
05-11-03	S Second Reading
	S Placed on Calendar Order of 3rd Reading November 4, 2005
05-11-04	· · · · · · · · · · · · · · · · · · ·
	S Third Reading - Passed; 038-017-000
	H Passed Both Houses
05-11-10	H Sent to the Governor

HB-1369 MCKEON.

5 ILCS 315/9

5 ILCS 315/20

from Ch. 48, par. 1609 from Ch. 48, par. 1620

Amends the Illinois Public Labor Relations Act. Provides that for a unit of local government employing 2 or more 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, 2005.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

- 05-02-09 H Filed with the Clerk by Rep. Larry McKeon
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Labor Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1370 MCKEON-JEFFERSON-PHELPS-SOTO-DAVIS, WILLIAM, GRAHAM, BOLAND, SAVIANO, MOFFITT, MCAULIFFE, VERSCHOORE, MCGUIRE, LANG, FRANKS, CHAPA LAVIA AND DUGAN.

820 ILCS	130/6	from	Ch.	48,	par.	39s-6	
820 ILCS	130/11	from	Ch.	48,	par.	39s-11	
820 ILCS	130/11a	from	Ch.	48,	par.	39s-11a	
820 ILCS	130/11b				•		

Amends the Prevailing Wage Act. Provides that specified violations of the Act are Class A (rather than Class B) misdemeanors. Provides that a contractor or subcontractor who pays a worker less than the stipulated rates for work performed under a contract is liable to the Department of Labor for 50% (rather than 20%) of the underpayment and is liable to the worker for punitive damages in the amount of 5% (rather than 2%) of the amount of the

penalty to the State for each month following the date of payment during which the underpayment remains unpaid. Provides that the list of contractors or subcontractors found to have disregarded their obligations to employees under the Act shall include contractors or subcontractors who, on 2 separate occasions within 5 years (rather than on 2 separate occasions, without regard to a time period), have been determined to have violated the Act. Provides that no contract may be awarded to a contractor or subcontractor appearing on the list, or to an entity in which the contractor or subcontractor has an interest, until 5 (rather than 2) years have elapsed from the date of publication of the list. Provides that a party violating provisions protecting whistle blowers is liable to the Department of Labor for a penalty of \$5,000 for each violation.

JUDICIAL NOTE (Admin Office of the Illinois Courts)

Based on a review of House Bill 1370 it has been determined that the legislation would neither increase nor decrease the number of judges needed in the State.

FISCAL NOTE (Department of Labor)

House Bill 1370 will not have a fiscal impact on the Department of Labor.

CORRECTIONAL NOTE (Department of Corrections)

Corrections Population Impact: None; Fiscal Impact: None.

HOUSE AMENDMENT NO. 1

Deletes language that increased the penalty and punitive damages for all underpayments. Adds language increasing the penalty and punitive damages for underpayments in the case of a second or subsequent action to recover underpayments against a contractor or subcontractor. Provides that no contract may be awarded to a contractor or subcontractor appearing on the list of contractors or subcontractors found to have disregarded their obligations to employees under the Act, or to an entity in which the contractor or subcontractor has an interest, until 4 (rather than 5 in the introduced bill) years have elapsed from the date of publication of the list.

FISCAL NOTE (H-AM 1)(Illinois Department of Labor)

Administration of the Act would not have a fiscal impact to implement.

NOTE(S) THAT MAY APPLY: Correctional

- 05-02-09 H Filed with the Clerk by Rep. Larry McKeon
 - H Chief Co-Sponsor Rep. Charles E. Jefferson
 - H Chief Co-Sponsor Rep. Brandon W. Phelps
 - H Chief Co-Sponsor Rep. Cynthia Soto
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Labor Committee
- 05-02-17 H Do Pass / Short Debate Labor Committee; 012-008-000
- 05-02-18 H Placed on Calendar 2nd Reading Short Debate
- H Fiscal Note Requested by Rep. William B. Black 05-02-23 H Correctional Note Requested by Rep. William B. Black H Judicial Note Requested by Rep. William B. Black H Co-Sponsor Rep. Deborah L. Graham
- 05-02-24 H Judicial Note Filed
- 05-02-28 H Fiscal Note Filed
- 05-03-02 H Added Co-Sponsor Rep. Mike Boland
- 05-03-03 H Added Co-Sponsor Rep. Angelo Saviano H Added Co-Sponsor Rep. Donald L. Moffitt

 - H Added Co-Sponsor Rep. Michael P. McAuliffe
- 05-04-05 H Correctional Note Filed
- 05-04-06 H House Amendment No. 1 Filed with Clerk by Rep. Cynthia Soto
- H House Amendment No. 1 Referred to Rules Committee
- 05-04-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-04-13 H House Amendment No. 1 Recommends Be Adopted Rules Committee; 003-002-000
- 05-04-14 H Added Co-Sponsor Rep. Patrick J Verschoore
 - H Added Co-Sponsor Rep. Jack McGuire
 - H Added Co-Sponsor Rep. Lou Lang
 - H Fiscal Note Filed As Amended by HA 1
 - H House Amendment No. 1 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate

05-04-15	H Added Chief Co-Sponsor Rep. William Davis
	H Third Reading - Short Debate - Passed 069-046-000
	H Added Co-Sponsor Rep. Jack D. Franks
	H Added Co-Sponsor Rep. Linda Chapa LaVia
	S Arrive in Senate
	S Placed on Calendar Order of First Reading April 19, 2005
05-04-18	S Chief Senate Sponsor Sen. Gary Forby
	S Added as Alternate Co-Sponsor Sen. Rickey R. Hendon
	S Added as Alternate Chief Co-Sponsor Sen. James F. Clayborne, Jr.
05-04-19	
	S Referred to Rules
05-04-20	S Added as Alternate Chief Co-Sponsor Sen. Edward D. Maloney
05-04-21	S Assigned to Labor
05-05-05	S Do Pass Labor; 006-003-000
	S Placed on Calendar Order of 2nd Reading May 10, 2005
05-05-10	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 11, 2005
05-05-12	S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
	S Verified
	S Third Reading - Passed; 030-024-000
	H Passed Both Houses
	H Added Co-Sponsor Rep. Lisa M. Dugan
	H Sent to the Governor
05-08-08	H Governor Approved
	H Effective Date January 1, 2006
	H Public Act

HB-1371 MCCARTHY.

20 ILCS 1815/13.1 new

Amends the State Guard Act. Provides for the Department of Military Affairs to issue an honorary retirement rank to a National Guard member who retires with at least 10 years of service in the Illinois National Guard and who has at least 20 qualifying years of total military service, including time served in the Illinois National Guard. The honorary retirement rank issued to a member shall be the next higher rank than the federally recognized rank that the member held at retirement. Provides that honorary retirement ranks may not be higher than ranks of Major General (officers), Sergeant Major or Chief Master Sergeant (enlisted Army or Air Force), or Chief Warrant Officer Four (warrant officers).

05-02-09 H Filed with the Clerk by Rep. Kevin A. McCarthy

- H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to State Government Administration Committee
- 05-03-02 H Motion to Suspend Rule 25 Prevailed

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1372 MCCARTHY.

815 ILCS 150/1

from Ch. 17, par. 6201

Amends the Unsolicited Credit Card Act of 1977. Makes a technical change in a Section concerning the short title.

05-02-09 H Filed with the Clerk by Rep. Kevin A. McCarthy

- H First Reading
- H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1373 MCCARTHY.

110 ILCS 805/2-16.02 from Ch. 122, par. 102-16.02

Amends the Public Community College Act. Makes a technical change in a Section concerning State grants.

05-02-09 H Filed with the Clerk by Rep. Kevin A. McCarthy

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1374 MCCARTHY.

110 ILCS 805/2-16.02 from Ch. 122, par. 102-16.02

Amends the Public Community College Act. Makes changes concerning equalization grants to community college districts. Provides that equalization grants shall be distributed to districts based upon the higher of (i) an EAV-based equalization calculation using the equalized assessed valuation of property within the district or (ii) a PTE-based equalization calculation using the property tax extension within the district. Effective July 1, 2005.

FISCAL NOTE (Illinois Community College Board)

House Bill 1374 provides that equalization grants shall be distributed to districts based upon the higher (i) EAV-based equalization calculation using equalized assessed valuation of property within a district (the current method of calculating these grants) or (ii) a PTE-based calculation using the property tax extension within a district (the proposed addition to the current statute). Tax caps and the evaluations of farmland values that are impacting local revenues and the funding of Illinois community colleges that affect many aspects of financing for the various colleges. The Property Tax Extension Legislation (PTEL) has limited the colleges' ability to access local tax revenues. Some colleges are more dramatically affected than others, particularly Moraine Valley, Triton, and Chicago City Colleges. Additional resources are required for Foundation funding. If the \$15 million allocated for City Colleges of Chicago in fiscal year 2005 becomes permanent and a part of the base for Foundation funding, then the ICCB estimates that an additional \$10.8 million will be required to fund Foundation in fiscal year 2006. Using current data, 4-5 colleges (PTEL and non-PTEL) districts qualify for Foundation funding. The number of qualifying institutions and the dollar amount will fluctuate from year-toyear based on fluctuating data that are used in the formula.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-09 H Filed with the Clerk by Rep. Kevin A. McCarthy
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-02-17 H Fiscal Note Filed
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1375 DELGADO.

305 ILCS 5/11-4.5 new

305 ILCS 5/11-15 from Ch. 23, par. 11-15

Amends the Illinois Public Aid Code. Provides that the Department of Human Services shall form a workgroup comprised of representatives of the Department of Human Services, the Illinois Department of Public Aid, and nonprofit community-based organizations that serve individuals and families with incomes at or below 200% of the federal poverty level to create policies and procedures and a reimbursement methodology for partnerships with nonprofit community-based organizations for the purpose of outreach and initiation of applications for benefit programs. Requires the Department to adopt rules to implement the workgroup's recommended policies and procedures, to take effect no later than July 1, 2007. Provides that nonprofit community partners shall be reimbursed for the application assistance provided to eligible individuals and families in the form of a one-time technical assistance payment (TAP) of a minimum of \$50 for a successful application; provides that this TAP is in addition to any TAP received in connection with a successful KidCare application. Requires the Department of Human Services to adopt rules providing that, effective no later than January 1, 2006, (i) if an applicant for a particular assistance program has already submitted documents and information for another assistance program, the application and (ii) the Department shall use the alreadysubmitted documents and information in ruling on the new application. Effective immediately.

FISCAL NOTE (Department of Human Services)

This legislation has several components with an anticipated fiscal impact. Because of the complexity of the bill, the cost cannot be adequately measured.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-09 H Filed with the Clerk by Rep. William Delgado

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Human Services Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee 05-03-14 H Fiscal Note Requested by Rep. Terry R. Parke 05-03-17 H Fiscal Note Filed

HB-1376 MCAULIFFE.

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 certain automotive mechanics employed by the Illinois State Toll Highway Authority who are assigned to retrieve or repair State vehicles on State highways or tollways and for certain maintenance equipment operators employed by the Department of Human Services or its predecessor department. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

- 05-02-09 H Filed with the Clerk by Rep. Michael P. McAuliffe H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1377 MCAULIFFE-MATHIAS-FROEHLICH-CHAPA LAVIA-WATSON, BRADLEY, RICHARD, YARBROUGH, MCGUIRE, VERSCHOORE, MENDOZA, BERRIOS, CHAVEZ AND SOTO.

625 ILCS 5/11-301 from Ch. 95 1/2, par. 11-301

625 ILCS 5/11-1301.10 new

625 ILCS 5/11-1301.11 new

Amends the Illinois Vehicle Code. Provides for the issuance of an expectant mother parking device to a pregnant woman whose mobility has been limited by her condition, subject to administrative rules to be adopted by the Secretary of State. Provides that the provision does not require any parking lot to reserve any spaces for expectant mothers. Prohibits use of a space reserved for a person with an expectant mother parking device by a person not having the device. Establishes penalties for violation of the prohibition. Provides that the Department of Transportation's sign manual shall include the sign adopted by the Secretary of State to designate the reservation of parking facilities for an expectant mother.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-09 H Filed with the Clerk by Rep. Michael P. McAuliffe
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Transportation and Motor Vehicles Committee
- 05-02-16 H Added Chief Co-Sponsor Rep. Sidney H. Mathias
 - H Do Pass / Short Debate Transportation and Motor Vehicles Committee; 027-000-000
- 05-02-17 H Placed on Calendar 2nd Reading Short Debate
 - H Added Chief Co-Sponsor Rep. Paul D. Froehlich
- H Second Reading Short Debate 05-02-18
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-25 H Third Reading Short Debate Passed 106-003-004 H Added Chief Co-Sponsor Rep. Linda Chapa LaVia
 - - H Added Chief Co-Sponsor Rep. Jim Watson
 - H Added Co-Sponsor Rep. Richard T. Bradley
 - H Added Co-Sponsor Rep. Karen A. Yarbrough
 - H Added Co-Sponsor Rep. Jack McGuire
 - H Added Co-Sponsor Rep. Patrick J Verschoore
 - H Added Co-Sponsor Rep. Susana A Mendoza
 - H Added Co-Sponsor Rep. Maria Antonia Berrios
 - H Added Co-Sponsor Rep. Michelle Chavez
 - H Added Co-Sponsor Rep. Cynthia Soto
- 05-03-01 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 2, 2005
- 05-04-20 S Chief Senate Sponsor Sen. Kirk W. Dillard
- 05-04-21 S First Reading

S Referred to Rules

S Assigned to Transportation

05-05-04 S Postponed - Transportation

05-05-06 S Rule 3-9(a) / Re-referred to Rules

HB-1378 MCAULIFFE-MATHIAS.

35 ILCS 5/509

from Ch. 120, par. 5-509

Amends the Illinois Income Tax Act. Provides that each year, the Department of Revenue must alter, by random selection, the order in which the tax checkoff provisions appear on the individual income tax return forms.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-09 H Filed with the Clerk by Rep. Michael P. McAuliffe
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Revenue Committee
- 05-02-16 H Added Chief Co-Sponsor Rep. Sidney H. Mathias 05-03-10 H Recommends Be Adopted Sub-committee/ Revenue Committee; 001-000-002; Lost
 - H Remains in Revenue Committee
 - H Rule 19(a) / Re-referred to Rules Committee

HB-1379 MCAULIFFE.

35 ILCS 5/509

from Ch. 120, par. 5-509

Amends the Illinois Income Tax Act. Provides that the requirement that an income tax checkoff that does not collect \$100,000 or more in a year be removed from the income tax return forms does not apply to the first year in which contributions are collected under the checkoff.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-09 H Filed with the Clerk by Rep. Michael P. McAuliffe
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Revenue Committee
- 05-03-10 H Recommends Be Adopted Sub-committee/ Revenue Committee; 001-000-002; Lost
 - H Remains in Revenue Committee
 - H Rule 19(a) / Re-referred to Rules Committee

HB-1380 MCAULIFFE.

625 ILCS 5/3-663 new

Amends the Illinois Vehicle Code. Provides for the issuance of Road Worker Safety license plates to qualified applicants. Provides that the plates are to be displayed on first division vehicles or on second division vehicles weighing not more than 12,000 pounds. Provides that the additional fees collected for these plates shall be deposited into the Secretary of State Special License Plate Fund and the Transportation Safety Highway Hire-back Fund.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-09 H Filed with the Clerk by Rep. Michael P. McAuliffe
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to State Government Administration Committee
- 05-03-02 H Motion to Suspend Rule 25 Prevailed
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1381 MCAULIFFE.

35 ILCS 5/509

from Ch. 120, par. 5-509

Amends the Illinois Income Tax Act. Requires that each individual income tax return form must contain a provision that a tax preparer must check to indicate that the preparer has informed the taxpayer about the tax checkoffs and has asked the taxpayer whether he or she wishes to make a donation under each checkoff.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-09 H Filed with the Clerk by Rep. Michael P. McAuliffe

H First Reading

- H Referred to Rules Committee
- 05-02-10 H Assigned to Revenue Committee
- 05-03-10 H Recommends Be Adopted Sub-committee/ Revenue Committee; 000-001-002: Lost
 - H Remains in Revenue Committee

H Rule 19(a) / Re-referred to Rules Committee

HB-1382 BELLOCK.

405 ILCS 49/5

Amends the Children's Mental Health Act of 2003. Makes a technical change in a Section concerning a children's mental health plan.

- 05-02-09 H Filed with the Clerk by Rep. Patricia R. Bellock
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1383 BRAUER.

40 ILCS 5/14-130 from Ch. 108 1/2, par. 14-130

Amends the State Employee Article of the Illinois Pension Code. Provides that, instead of repaying the entire amount of a refund, a member may repay a portion of the refund and receive credit for the portion of the refund that was repaid. Effective immediately.

NOTE(S) THAT MAY APPLY: Pension

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05-02-09	H Filed with the Clerk by Rep. Rich Brauer
	H First Reading
	H Referred to Rules Committee
05-02-16	H Assigned to Personnel and Pensions Committee
05-02-25	H Do Pass / Short Debate Personnel and Pensions Committee; 005-000-000
05-02-28	H Placed on Calendar 2nd Reading - Short Debate
05-03-03	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-03-10	H Third Reading - Short Debate - Passed 116-000-000
05-03-15	S Arrive in Senate
	S Placed on Calendar Order of First Reading
	S Chief Senate Sponsor Sen. Larry K. Bornke
	S First Reading
	S Referred to Rules
05-04-13	S Assigned to Pensions & Investments
05-04-20	S Postponed - Pensions & Investments
05-05-04	S Do Pass Pensions & Investments; 009-000-000
	S Placed on Calendar Order of 2nd Reading May 5, 2005
05-05-10	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 11, 2005
05-05-12	S Third Reading - Passed; 056-000-000
	H Passed Both Houses
05-06-10	H Sent to the Governor
05-08-04	H Governor Approved
	H Effective Date August 4, 2005
	17 D-1-11- A -4 04-0455

H Public Act 94-0455

MCKEON-BRADLEY, RICHARD. HB-1384

40 ILCS 5/15-158.4 new

Amends the State Universities Article of the Illinois Pension Code. Directs the System to conduct a divided medicare coverage referendum, open to employees continuously employed by the same employer since March 31, 1986. Allows eligible employees to irrevocably elect to participate in the federal medicare program. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

- 05-02-09 H Filed with the Clerk by Rep. Larry McKeon
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-10 H Assigned to Personnel and Pensions Committee

- 05-03-01 H Added Chief Co-Sponsor Rep. Richard T. Bradley
- 05-03-03 H Do Pass / Short Debate Personnel and Pensions Committee; 005-000-000 H Placed on Calendar 2nd Reading - Short Debate
- 05-04-08 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-11 H Third Reading Short Debate Passed 111-000-002 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 12, 2005
- 05-04-13 S Chief Senate Sponsor Sen. James F. Clayborne, Jr.
- 05-04-14 S First Reading
 - S Referred to Rules
- 05-04-21 S Assigned to Pensions & Investments
- 05-05-04 S Do Pass Pensions & Investments; 009-000-000
- S Placed on Calendar Order of 2nd Reading May 5, 2005 05-05-10 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 11, 2005
- 05-05-18 S Third Reading Passed; 057-000-000
- H Passed Both Houses
- 05-06-16 H Sent to the Governor
- 05-08-02 H Governor Approved
 - H Effective Date August 2, 2005

HB-1385 HOLBROOK.

625 ILCS 5/15-307

415 ILCS 5/9.3 from Ch. 111 1/2, par. 1009.3

Amends the Environmental Protection Act. Makes a technical change to a Section concerning alternative control strategies.

- 05-02-09 H Filed with the Clerk by Rep. Thomas Holbrook
 - H First Reading
 - H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1386 HOFFMAN-BLACK-VERSCHOORE.

from Ch. 95 1/2, par. 15-307

Amends the Illinois Vehicle Code. Sets fees of \$250 quarterly and \$1,000 annually for special permits for continuous limited operation of trucks that exceed wheel and axle load limits. Provides that all single axles, excluding the steer axle, and axles within a tandem are limited to 24,000 pounds or less, unless otherwise noted in the new language. Provides that the permits allow loads up to 12 feet wide and 110 feet in length. Provides that front tag axle and double tandem trailers are not eligible for the permits.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-09 H Filed with the Clerk by Rep. Jay C. Hoffman H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Transportation and Motor Vehicles Committee
- 05-02-16 H Do Pass / Short Debate Transportation and Motor Vehicles Committee; 020-003-000
- 05-02-17 H Placed on Calendar 2nd Reading Short Debate
- 05-02-18 H Added Chief Co-Sponsor Rep. William B. Black H Second Reading - Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-25 H Third Reading Short Debate Passed 112-000-000
- H Added Chief Co-Sponsor Rep. Patrick J Verschoore
- 05-03-01 S Arrive in Senate
- S Placed on Calendar Order of First Reading March 2, 2005
- 05-04-04 S Chief Senate Sponsor Sen. John M. Sullivan
- 05-04-06 S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Transportation
- 05-04-20 S Do Pass Transportation; 007-001-000

S Placed on Calendar Order of 2nd Reading April 21, 2005 05-05-10 S Second Reading S Placed on Calendar Order of 3rd Reading May 11, 2005 05-05-12 S Third Reading - Passed; 052-000-001 H Passed Both Houses 05-06-10 H Sent to the Governor 05-06-17 H Governor Approved H Effective Date January 1, 2006

HB-1387 MCCARTHY.

625 ILCS 5/18b-105 from Ch. 95 1/2, par. 18b-105

625 ILCS 5/18b-107 from Ch. 95 1/2, par. 18b-107 Amends the Illinois Vehicle Code. Adopts federal motor carrier safety regulations regarding: drug, alcohol, and controlled substances testing; training requirements; financial responsibility; and transportation of hazardous materials. Provides that violators of motor carrier safety regulations are subject to a civil penalty prescribed by federal regulations (rather than a civil penalty of no more than \$5,000). Effective immediately.

SENATE FLOOR AMENDMENT NO. 1

Adds reference to:

625 ILCS 5/11-1202 from Ch. 95 1/2, par. 11-1202

625 ILCS 5/12-815.2 new

Amends the Illinois Vehicle Code. Provides that the driver of any bus that meets specified requirements for a school bus must, in addition to following all other required procedures, turn off all noise producing accessories before crossing a railroad track or tracks. Provides that any school bus manufactured on or after January 1, 2006 must be equipped with a noise suppression switch capable of turning off noise producing accessories.

- 05-02-09 H Filed with the Clerk by Rep. Kevin A. McCarthy
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Transportation and Motor Vehicles Committee
- 05-02-16 H Do Pass / Short Debate Transportation and Motor Vehicles Committee; 027-000-000
- 05-02-17 H Placed on Calendar 2nd Reading Short Debate
- 05-02-18 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-02-25 H Third Reading Short Debate Passed 111-000-000
- 05-03-01 S Arrive in Senate
- S Placed on Calendar Order of First Reading March 2, 2005
- 05-04-15 S Chief Senate Sponsor Sen. Mike Jacobs
- 05-04-19 S First Reading
- S Referred to Rules
- 05-04-21 S Assigned to Transportation
- 05-05-04 S Do Pass Transportation; 008-000-000
- S Placed on Calendar Order of 2nd Reading May 5, 2005
- 05-05-10 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Mike Jacobs
 - S Senate Floor Amendment No. 1 Referred to Rules S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 11, 2005
- 05-05-16 S Senate Floor Amendment No. 1 Rules Refers to Transportation
- 05-05-18 S Senate Floor Amendment No. 1 Be Adopted Transportation; 009-000-000
- 05-05-19 S Recalled to Second Reading
 - S Senate Floor Amendment No. 1 Adopted; Jacobs
 - S Placed on Calendar Order of 3rd Reading
 - S Third Reading Passed; 057-000-000
- 05-05-20 H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
- 05-05-23 H Senate Floor Amendment No. 1 Motion Filed Concur Rep. Kevin A. McCarthy
 - H Senate Floor Amendment No. 1 Motion to Concur Referred to Rules Committee

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- 05-05-24 H Senate Floor Amendment No. 1 Motion to Concur Rules Referred to Transportation and Motor Vehicles Committee
- 05-05-25 H Senate Floor Amendment No. 1 Motion to Concur Recommends be Adopted Transportation and Motor Vehicles Committee; 021-003-000
- 05-05-27 H Senate Floor Amendment No. 1 House Concurs 115-000-001
- H Passed Both Houses
- 05-06-24 H Sent to the Governor
- 05-08-10 H Governor Approved
 - H Effective Date August 10, 2005
 - H Public Act 94-0519

HB-1388 BELLOCK.

405 ILCS 49/5

Amends the Children's Mental Health Act of 2003. Makes a technical change in a Section concerning a children's mental health plan.

- 05-02-09 H Filed with the Clerk by Rep. Patricia R. Bellock
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1389 PRITCHARD.

65 ILCS 5/11-15.1-2.1 from Ch. 24, par. 11-15.1-2.1

Amends the Illinois Municipal Code. Requires that the parties to an annexation agreement in any county own or control all property that would make the property that is the subject of the agreement contiguous to the annexing municipality in order for the annexed property to be subject to the ordinances, control, and jurisdiction of the municipality (now, this requirement applies only to certain counties). Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes everything. Amends the Illinois Municipal Code. Provides that property subject to an annexation agreement is subject to the police power, land use and other ordinances, control, and jurisdiction of the annexing municipality and that the ordinances, control, and jurisdiction. Provides that the Section does not apply to areas not contiguous to the annexing municipality unless (i) the annexing municipality serves the area with at least one municipally-owned utility and the area is not more than 5 miles from the nearest corporate boundary of the annexing municipality. Defines a "municipally-owned utility". Provides that the amendatory changes apply to all existing agreements subject to the vested rights of parties to those agreements. Makes other changes. Effective immediately.

- 05-02-09 H Filed with the Clerk by Rep. Robert W. Pritchard
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Local Government Committee
- 05-03-02 H House Amendment No. 1 Filed with Clerk by Local Government Committee
 - H House Amendment No. 1 Adopted in Local Government Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Local Government Committee; 008-003-000
- 05-03-03 H Placed on Calendar 2nd Reading Short Debate
- 05-04-08 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-1390 COLVIN.

815 ILCS 375/1 from Ch. 121 1/2, par. 561

Amends the Motor Vehicle Retail Installment Sales Act. Makes a technical change in a Section concerning the short title.

- 05-02-09 H Filed with the Clerk by Rep. Marlow H. Colvin
 - H First Reading

H Referred to Rules Committee 05-02-10 H Assigned to Executive Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1391 BURKE-SAVIANO-BLACK.

765 ILCS 1025/3a new 765 ILCS 1025/11 from Ch. 141, par. 111 765 ILCS 1025/12 from Ch. 141, par. 112 30 ILCS 105/5.640 new 30 ILCS 105/8h 30 ILCS 105/8j

Amends the Uniform Disposition of Unclaimed Property Act. Provides that funds and stock distributable in the course of a demutualization, rehabilitation, or related reorganization of an insurance company shall be deemed abandoned in the listed time frames. Provides that funds and stock deemed abandoned in the course of a demutualization, rehabilitation, or related reorganization of an insurance company shall be held in the Demutualization Trust Fund. Provides that the State Treasurer shall set a date that the required report and remittance of the funds and stock deemed abandoned in the course of a demutualization, rehabilitation, or related reorganization of an insurance company shall be filed. Provides that the names of owners that are identified and contacted directly by the State Treasurer do not have to be published as required under the notice requirements. Amends the State Finance Act. Creates the Demutualization Trust Fund. Exempts the Demutualization Trust Fund from transfers to the General Revenue Fund. Effective immediately.

HOUSE AMENDMENT NO. 1

Provides that the date that the report must be filed shall be the later of (i) 30 days after the effective date of the amendatory Act of the 94th General Assembly, or (ii) November 1, 2005.

GOVERNOR AMENDATORY VETO MESSAGE

Recommends that the following be deleted: (i) language exempting the Demutualization Trust Fund from transfers to the General Revenue Fund; and (ii) language exempting the Demutualization Trust Fund from provisions authorizing the allocation of certain amounts between the General Revenue Fund and other funds.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-09 H Filed with the Clerk by Rep. Daniel J. Burke

H Chief Co-Sponsor Rep. Angelo Saviano

- H First Reading
- H Referred to Rules Committee
- 05-02-10 H Added Chief Co-Sponsor Rep. William B. Black
- 05-02-16 H Assigned to Executive Committee
- 05-03-01 H Motion to Suspend Rule 25 Prevailed by Voice Vote
- 05-03-02 H Do Pass / Short Debate Executive Committee; 013-000-000 05-03-03 H Placed on Calendar 2nd Reading Short Debate
- 05-03-09 H House Amendment No. 1 Filed with Clerk by Rep. Daniel J. Burke
 - H House Amendment No. 1 Referred to Rules Committee
- 05-03-15 H House Amendment No. 1 Recommends Be Adopted Rules Committee; 005-000-000
- 05-04-05 H Second Reading Short Debate
 - H House Amendment No. 1 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-06 H Third Reading Short Debate Passed 113-000-000
- 05-04-07 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 8, 2005 S Chief Senate Sponsor Sen. Terry Link
- 05-04-11 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Financial Institutions
- 05-04-14 S Added as Alternate Chief Co-Sponsor Sen. Dan Rutherford
- 05-04-21 S Postponed Financial Institutions
- 05-05-05 S Do Pass Financial Institutions; 008-000-000
- S Placed on Calendar Order of 2nd Reading May 10, 2005
- 05-05-11 S Second Reading

S	Placed	on	Calendar	Order	of	3rd	Reading	May	12, 2	005
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- 05-05-12 S Third Reading Passed; 056-000-000
 - H Passed Both Houses
- 05-06-10 H Sent to the Governor
- 05-08-09 H Governor Amendatory Veto
- 05-08-10 H Placed on Calendar Amendatory Veto October 25, 2005
- 05-10-26 H Motion Filed Override Amendatory Veto Rep. Daniel J. Burke
- 05-10-27 H 3/5 Vote Required
 - H Override Amendatory Veto House Passed 115-001-000
- 05-11-02 S Placed on Calendar Amendatory Veto November 3, 2005 S Motion Filed Override Amendatory Veto Sen. Terry Link S 3/5 Vote Required S Override Amendatory Veto - Senate Passed 058-000-000
 - H Amendatory Veto Overridden Both Houses
- 05-11-09 H Effective Date November 2, 2005

HB-1392 JOYCE. 765 ILCS 705/1

from Ch. 80, par. 91

Amends the Landlord and Tenant Act. Makes a technical change in a Section concerning covenants exempting a lessor from liability for damages.

05-02-09 H Filed with the Clerk by Rep. Kevin Joyce

H First Reading

H Referred to Rules Committee

05-02-10 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1393 BROSNAHAN.

625 ILCS 5/11-1202

from Ch. 95 1/2, par. 11-1202

625 ILCS 5/12-815.2 new

Amends the Illinois Vehicle Code. Provides that the driver of any bus that meets specified requirements for a school bus must, in addition to following all other required procedures, turn off all noise producing accessories before crossing a railroad track or tracks. Provides that any school bus manufactured on or after January 1, 2006 must be equipped with a noise suppression switch capable of turning off noise producing accessories.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

- 05-02-09 H Filed with the Clerk by Rep. James D. Brosnahan
 - H First Reading
 - H Referred to Rules Committee
- 05-02-10 H Assigned to Transportation and Motor Vehicles Committee
- 05-03-01 H Recommends Be Adopted Sub-committee/ Transportation and Motor Vehicles Committee; 005-000-000
- 05-03-02 H Remains in Transportation and Motor Vehicles Committee
- 05-03-10 H Do Pass / Short Debate Transportation and Motor Vehicles Committee; 027-000-000
 - H Placed on Calendar 2nd Reading Short Debate
- 05-03-15 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-16 H Third Reading Short Debate Passed 116-000-000
- 05-03-17 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 6, 2005

HB-1394 SAVIANO.

225 ILCS 454/20-130 new

Amends the Real Estate License Act of 2000. Provides that the Department of Financial and Professional Regulation, the Attorney General, on behalf of the People of the State of Illinois, any statewide association of licensees, or any aggrieved party may bring an action against any person or entity engaging in real estate brokerage activities without first obtaining a license under this Act, unless otherwise exempt from licensure, and upon a finding of unlicensed activities shall be entitled to (i) appropriate equitable relief and (ii) actual damages, if any.

05-02-09 H Filed with the Clerk by Rep. Angelo Saviano

H First Reading

H Referred to Rules Committee

- 05-02-16 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1395 SAVIANO-MÇAULIFFE.

5 ILCS 220/3.6 from Ch. 127, par. 743.6

Amends the Intergovernmental Cooperation Act. Permits a special district that is coterminous with or entirely within the boundaries of a township to merge into the township (now, permitted only in counties with less than 1,000,000 population).

05-02-09	H Filed with the Clerk by Rep. Angelo Saviano
	H First Reading
	H Referred to Rules Committee
05-02-10	H Assigned to Local Government Committee
05-03-09	H Added Chief Co-Sponsor Rep. Michael P. McAuliffe
	H Do Pass / Short Debate Local Government Committee; 009-000-000
05-03-10	H Placed on Calendar 2nd Reading - Short Debate
05-04-06	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-04-07	H Third Reading - Short Debate - Passed 113-000-000
05-04-08	S Arrive in Senate
	S Placed on Calendar Order of First Reading April 11, 2005
	S Chief Senate Sponsor Sen. Don Harmon
05-04-11	S First Reading
	S Referred to Rules
05-04-13	S Assigned to Local Government
05-04-20	S Do Pass Local Government; 009-000-000
	S Placed on Calendar Order of 2nd Reading April 21, 2005
05-05-10	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 11, 2005
05-05-11	
05-05-12	S Third Reading - Passed; 055-000-000
	H Passed Both Houses
	H Sent to the Governor
05-07-08	H Governor Approved
	H Effective Date January 1, 2006
	H Public Act

HB-1396 SAVIANO.

60 ILCS 1/85-60 new

Amends the Township Code. Provides that if the township board of any township determines that any real estate acquired by or held by the township is no longer necessary, appropriate, required, or profitable for the township or that leasing the real estate is in the best interest of the township, the township board may pass an ordinance authorizing the township to lease the real estate for a term not to exceed 40 years. Provides that passage of the ordinance requires the affirmative vote of three-fourths of the members of the township board. Requires the township board to give notice of the proposed ordinance and sets forth notice requirements. Authorizes the township board to negotiate the consideration and terms of the lease and to contract with the lessee for the use of a portion of any structure or improvement to be constructed on the real estate.

05-02-09 H Filed with the Clerk by Rep. Angelo Saviano

- H First Reading
- H Referred to Rules Committee

05-02-16 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1397 COLLINS-FLOWERS-DAVIS, MONIQUE.

20 ILCS 505/6d new

Amends the Children and Family Services Act. Requires the Department of Children and Family Services, in collaboration with community service providers, to annually develop and administer an objective plan with respect to services for dependent children that specifies the

assessment and case planning process and prescribes the services needed to ensure the most appropriate alternate care placement for dependent children who must be placed outside their homes. Defines "assessment" and "dependent children". Provides that the plan must be developed by the Department in collaboration with community service providers, foster parent providers, licensed residential child care providers, mental health providers, parents and guardians, child care providers, school system representatives, juvenile justice council members, and other community representatives, and must be approved by the regional administrator. Requires that the plan must be approved prior to the beginning of each fiscal year for use in preparing the legislative budget request for the following fiscal year.

HOUSE AMENDMENT NO. 2

Deletes everything after the enacting clause. Amends the Children and Family Services Act. Provides that the Department of Children and Family Services shall implement regionally based, multi-disciplinary teams that shall be responsible for developing and ensuring the implementation of plans for youth in care. Provides that the Department shall promulgate rules and procedures for the appointment of the teams and use of uniform assessment tools. Lists the responsibilities of the teams. Provides that the Department shall establish criteria for identifying cases and shall define events that require a meeting of participants in addition to the appointed team members. Provides that the criteria or events shall include, at a minimum, all children or youths who have experienced 2 unplanned placement disruptions within a period of 18 months. Provides a list of persons who shall participate in the meetings. Provides that the biological parents of the child may participate in the meetings, where appropriate. Requires the Department to develop quality assurance mechanisms to track the appropriateness of service recommendations and implementation performance. Requires the Department to report annually to the General Assembly identified service gaps and recommendations for addressing the identified service needs.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-09	H Filed with the Clerk by Rep. Annazette Collins
	H First Reading
	H Referred to Rules Committee
05 02 10	II Assissed to Themes Complete Committee

- 05-02-10 H Assigned to Human Services Committee
- 05-03-10 H Do Pass / Short Debate Human Services Committee; 012-000-000 H Placed on Calendar 2nd Reading - Short Debate
 - H Added Chief Co-Sponsor Rep. Mary E. Flowers
- 05-03-17 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-05 H Added Chief Co-Sponsor Rep. Monique D. Davis H Recalled to Second Reading - Short Debate H Held on Calendar Order of Second Reading - Short Debate
- 05-04-06 H House Amendment No. 1 Filed with Clerk by Rep. Annazette Collins
- H House Amendment No. 1 Referred to Rules Committee
- 05-04-07 H House Amendment No. 2 Filed with Clerk by Rep. Annazette Collins
- H House Amendment No. 2 Referred to Rules Committee
- 05-04-11 H House Amendment No. 2 Recommends Be Adopted Rules Committee; 003-000-000
- 05-04-13 H House Amendment No. 2 Adopted by Voice Vote
- H Placed on Calendar Order of 3rd Reading Short Debate 05-04-14
- H Third Reading Short Debate Passed 117-000-000
- H House Amendment No. 1 Tabled Pursuant to Rule 40(a) 05-04-15 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 19, 2005

HB-1398 FEIGENHOLTZ.

750 ILCS 50/3 from Ch. 40, par. 1504

Amends the Adoption Act. Makes a technical change in a Section concerning who may be adopted.

05-02-09 H Filed with the Clerk by Rep. Sara Feigenholtz

- 05-02-10 H First Reading
- H Referred to Rules Committee
- 05-02-16 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1399 FEIGENHOLTZ.

750 ILCS 50/2

from Ch. 40, par. 1502

Amends the Adoption Act. Makes' a technical change in a Section concerning who may adopt a child.

05-02-09 H Filed with the Clerk by Rep. Sara Feigenholtz

05-02-10 H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1400 CHAPA LAVIA-MENDOZA-ACEVEDO-JEFFERSON-YARBROUGH, KELLY, PATTERSON, MILLER, OSTERMAN, RITA, TURNER, SOTO, WINTERS, YOUNGE, MCKEON, BRADLEY, RICHARD, LYONS, JOSEPH, BAILEY, BURKE, COLLINS, DAVIS, MONIQUE, DAVIS, WILLIAM, FLOWERS, WASHINGTON AND JONES.

110 ILCS 305/35 new

Amends the University of Illinois Act. Requires the Board of Trustees to pay for the costs of public education, outreach, and community involvement for the CeaseFire initiative of the Chicago Project for Violence Prevention under the School of Public Health of the University of Illinois at Chicago.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-09	H Filed with the Clerk by Rep. Linda Chapa LaVia
	H Chief Co-Sponsor Rep. Susana A Mendoza
	H Chief Co-Sponsor Rep. Edward J. Acevedo
	H Chief Co-Sponsor Rep. Charles E. Jefferson
	H Chief Co-Sponsor Rep. Karen A. Yarbrough
05-02-10	H First Reading
	H Referred to Rules Committee
05-02-16	H Added Co-Sponsor Rep. Robin Kelly
	H Added Co-Sponsor Rep. Milton Patterson
	H Added Co-Sponsor Rep. David E. Miller
	H Assigned to Higher Education Committee
05-02-25	H Added Co-Sponsor Rep. Harry Osterman
05-03-03	H Added Co-Sponsor Rep. Robert Rita
	H Added Co-Sponsor Rep. Arthur L. Turner
	H Added Co-Sponsor Rep. Cynthia Soto
	H Added Co-Sponsor Rep. Dave Winters
	H Added Co-Sponsor Rep. Wyvetter H. Younge
	H Added Co-Sponsor Rep. Larry McKeon
	H Added Co-Sponsor Rep. Richard T. Bradley
	H Added Co-Sponsor Rep. Joseph M. Lyons
	H Added Co-Sponsor Rep. Patricia Bailey
	H Added Co-Sponsor Rep. Daniel J. Burke
	H Added Co-Sponsor Rep. Annazette Collins
	H Added Co-Sponsor Rep. Monique D. Davis
	H Added Co-Sponsor Rep. William Davis
	H Added Co-Sponsor Rep. Mary E. Flowers
05-03-08	H Added Co-Sponsor Rep. Eddie Washington
	H Added Co-Sponsor Rep. Lovana Jones

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1401 MAY.

105 ILCS 5/2-3.137 new

Amends the School Code. Adds a Section concerning pesticides in schools. Contains only a caption.

05-02-09 H Filed with the Clerk by Rep. Karen May

05-02-10 H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1402 SMITH-SCHOCK AND YARBROUGH.

50 ILCS 74	
	5/3.2 from Ch. 85, par. 2505
	Firemen's Disciplinary Act. With respect to certain periods of suspension,
	s to "24 duty hours" (now, "72 hours"). Effective immediately.
	H Filed with the Clerk by Rep. Michael K. Smith
05-02-10	H First Reading
	H Referred to Rules Committee
05-02-16	H Assigned to Labor Committee
05-02-24	H Do Pass / Short Debate Labor Committee; 020-000-000
05-02-25	H Placed on Calendar 2nd Reading - Short Debate
05-03-03	H Added Chief Co-Sponsor Rep. Aaron Schock
	H Added Co-Sponsor Rep. Karen A. Yarbrough
	H Second Reading - Short Debate
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-03-10	
05-03-15	S Arrive in Senate
	S Placed on Calendar Order of First Reading March 16, 2005
05-04-07	S Chief Senate Sponsor Sen. Mike Jacobs
05-04-11	S First Reading
	S Referred to Rules
	S Assigned to Labor
05-04-21	S Do Pass Labor; 008-000-000
	S Placed on Calendar Order of 2nd Reading May 3, 2005
05-05-10	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 11, 2005
05-05-12	S Added as Alternate Chief Co-Sponsor Sen. Martin A. Sandoval
	S Third Reading - Passed; 056-000-000
	H Passed Both Houses
	H Sent to the Governor
05-07-12	H Governor Approved
	H Effective Date July 12, 2005
	H Public Act 94-0188

HB-1403 SMITH-BLACK-BOST.

40 ILCS 5/4-121

from Ch. 108 1/2, par. 4-121

Amends the Downstate Firefighter Article of the Illinois Pension Code. Provides for the creation of boards of trustees for fire protection districts. Provides for the termination of the terms of office of the existing boards and for the appointment and election of new 5-member boards. Effective immediately.

- NOTE(S) THAT MAY APPLY: Pension
 - 05-02-09 H Filed with the Clerk by Rep. Michael K. Smith
 - 05-02-10 H First Reading
 - H Referred to Rules Committee
 - 05-02-16 H Assigned to Personnel and Pensions Committee
 - 05-02-25 H Do Pass / Short Debate Personnel and Pensions Committee; 005-000-000
 - 05-02-28 H Placed on Calendar 2nd Reading Short Debate
 - 05-03-03 H Added Chief Co-Sponsor Rep. William B. Black H Added Chief Co-Sponsor Rep. Mike Bost
 - H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-03-10 H Third Reading Short Debate Passed 082-033-000
 - 05-03-15 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 16, 2005
 - 05-04-11 S Chief Senate Sponsor Sen. Iris Y. Martinez
 - 05-04-12 S First Reading
 - S Referred to Rules
 - 05-04-13 S Assigned to Pensions & Investments
 - 05-04-14 S Added as Alternate Co-Sponsor Sen. Mike Jacobs
 - 05-04-20 S Held in Pensions & Investments
 - 05-05-04 S Do Pass Pensions & Investments; 008-001-000
 - S Placed on Calendar Order of 2nd Reading May 5, 2005

05-05-10	S	Second	Reading
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- S Placed on Calendar Order of 3rd Reading May 11, 2005
- 05-05-19 S Third Reading Passed; 053-002-000
- H Passed Both Houses
- 05-06-17 H Sent to the Governor
- 05-07-25 H Governor Approved
 - H Effective Date July 25, 2005

HB-1404 CHAPA LAVIA-MULLIGAN AND FRANKS.

105 ILCS 110/3

from Ch. 122, par. 863

Amends the Critical Health Problems and Comprehensive Health Education Act. Provides that the Comprehensive Health Education Program shall include instruction in grades 8 through 12 on teen dating and violence.

HOUSE AMENDMENT NO. 1

Provides that the Comprehensive Health Education Program shall include instruction on teen dating violence (instead of instruction on teen dating and violence).

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-09 H Filed with the Clerk by Rep. Linda Chapa LaVia
- 05-02-10 H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Elementary & Secondary Education Committee
- 05-03-02 H Do Pass / Short Debate Elementary & Secondary Education Committee; 012-002-003
 - H Added Chief Co-Sponsor Rep. Rosemary Mulligan
- 05-03-03 H Placed on Calendar 2nd Reading Short Debate
- 05-03-09 H House Amendment No. 1 Filed with Clerk by Rep. Linda Chapa LaVia
 - H House Amendment No. 1 Referred to Rules Committee
- 05-03-15 H House Amendment No. 1 Recommends Be Adopted Rules Committee; 005-000-000
- 05-04-08 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- H House Amendment No. 1 Adopted by Voice Vote 05-04-11
 - H Placed on Calendar Order of 3rd Reading Short Debate
- H Added Co-Sponsor Rep. Jack D. Franks 05-04-13
 - H Third Reading Short Debate Passed 100-017-000
- 05-04-14 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 15, 2005

HB-1405 MADIGAN-HOFFMAN.

30 ILCS 330/2

from Ch. 127, par. 652 Amends the General Obligation Bond Act. Makes a technical change in a Section concerning the total amount of General Obligation Bonds authorized under the Act. Effective July 1, 2005.

- 05-02-10 H Filed with the Clerk by Rep. Jay C. Hoffman
 - H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Executive Committee
- 05-03-03 H Chief Sponsor Changed to Rep. Michael J. Madigan
 - H Added Chief Co-Sponsor Rep. Jay C. Hoffman
- 05-03-09 H Do Pass / Short Debate Executive Committee; 013-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate **
- 05-04-07 H Second Reading - Short Debate
- H Held on Calendar Order of Second Reading Short Debate **
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

PATTERSON-HAMOS-DAVIS, WILLIAM-FLOWERS-HOWARD, BLACK, HB-1406 COLLINS, DELGADO, BELLOCK, MOLARO, BAILEY, BRADLEY, JOHN, CULTRA, JONES, MAUTINO, REIS, SACIA, TURNER, YOUNGE AND SOTO.

305 ILCS 5/12-13.05

Amends the Illinois Public Aid Code. In provisions concerning rules regulating the Temporary Assistance for Needy Families (TANF) program, eliminates provisions (i) repealing all rules regulating that program on July 1, 2006 and (ii) prohibiting the adoption of rules regulating that program after that date.

- 05-02-10 H Filed with the Clerk by Rep. Julie Hamos
 - H Added Chief Co-Sponsor Rep. William Davis
 - H Chief Sponsor Changed to Rep. Milton Patterson
 - H Added Chief Co-Sponsor Rep. Julie Hamos
 - H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Human Services Committee
- 05-03-01 H Chief Co-Sponsor Rep. Mary E. Flowers
 - H Chief Co-Sponsor Rep. Constance A. Howard
 - H Added Co-Sponsor Rep. William B. Black
 - H Added Co-Sponsor Rep. Annazette Collins
 - H Added Co-Sponsor Rep. William Delgado
 - H Added Co-Sponsor Rep. Patricia R. Bellock
- H Do Pass / Short Debate Human Services Committee; 009-000-000 05-03-02
- 05-03-03 H Placed on Calendar 2nd Reading Short Debate H Added Co-Sponsor Rep. Robert S. Molaro
 - - H Added Co-Sponsor Rep. Patricia Bailey
 - H Added Co-Sponsor Rep. John E. Bradley
 - H Added Co-Sponsor Rep. Shane Cultra
 - H Added Co-Sponsor Rep. Lovana Jones
 - H Added Co-Sponsor Rep. Frank J. Mautino
 - H Added Co-Sponsor Rep. David Reis
 - H Added Co-Sponsor Rep. Jim Sacia
- 05-03-15 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-16 H Co-Sponsor Rep. Arthur L. Turner
 - H Co-Sponsor Rep. Wyvetter H. Younge
- 05-03-17 H Added Co-Sponsor Rep. Cynthia Soto
 - H Third Reading Short Debate Passed 113-000-000 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 6, 2005
- 05-03-21 S Chief Senate Sponsor Sen. Jacqueline Y. Collins
- 05-04-06 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Health & Human Services
- 05-04-20 S Do Pass Health & Human Services; 010-000-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005
- 05-05-10 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 11, 2005
- 05-05-12 S Third Reading Passed; 055-000-000
- H Passed Both Houses
- 05-06-10 H Sent to the Governor
- 05-08-02 H Govemor Approved
 - H Effective Date January 1, 2006
 - H Public Act 94-0416

HB-1407 MADIGAN-HOFFMAN.

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.

- 05-02-10 H Filed with the Clerk by Rep. Jay C. Hoffman
 - H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Executive Committee
- 05-03-03 H Chief Sponsor Changed to Rep. Michael J. Madigan
 - H Added Chief Co-Sponsor Rep. Jay C. Hoffman
- 05-03-09 H Do Pass / Short Debate Executive Committee; 013-000-000

05-03-10 H Placed on Calendar 2nd Reading - Short Debate **

05-04-07 H Second Reading - Short Debate

H Held on Calendar Order of Second Reading - Short Debate **

05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-1408 MADIGAN-HOFFMAN.

40 ILCS 5/1-101.1 from Ch. 108 1/2, par. 1-101.1

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

05-02-10 H Filed with the Clerk by Rep. Jay C. Hoffman

- H First Reading
- H Referred to Rules Committee
- 05-02-16 H Assigned to Executive Committee
- 05-03-03 H Chief Sponsor Changed to Rep. Michael J. Madigan
 - H Added Chief Co-Sponsor Rep. Jay C. Hoffman
- 05-03-09 H Do Pass / Short Debate Executive Committee; 013-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate **
- 05-04-07 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate **
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-1409 MADIGAN-HOFFMAN.

- 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.

- 05-02-10 H Filed with the Clerk by Rep. Jay C. Hoffman
 - H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Executive Committee
- 05-03-03 H Chief Sponsor Changed to Rep. Michael J. Madigan
- H Added Chief Co-Sponsor Rep. Jay C. Hoffman
- 05-03-09 H Do Pass / Short Debate Executive Committee; 013-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate **
- 05-04-07 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate **
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-1410 MADIGAN-HOFFMAN.

- 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.

05-02-10 H Filed with the Clerk by Rep. Jay C. Hoffman

- H First Reading
- H Referred to Rules Committee
- 05-02-16 H Assigned to Executive Committee
- 05-03-03 H Chief Sponsor Changed to Rep. Michael J. Madigan
- H Added Chief Co-Sponsor Rep. Jay C. Hoffman
- 05-03-09 H Do Pass / Short Debate Executive Committee; 013-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate **
- 05-04-07 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate **
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-1411 HOFFMAN-HOLBROOK-WATSON.

from Ch. 95 1/2, par. 1-100

625 ILCS 5/1-100 Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning the short title.

HOUSE AMENDMENT NO. 1 Deletes reference to: 625 ILCS 5/1-100 Adds reference to:

625 ILCS 5/18b-106.2 new

Deletes everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that the Department of Transportation shall declare that an emergency exists under federal regulations if a utility service provider informs the Department of a utility service interruption emergency. Provides that the Department may refuse to grant emergency declarations for a utility found to have abused the notification procedure. Provides that a person is exempt from any regulation of the maximum hours of service that an employee may work under federal regulations if he or she (i) is the holder of a commercial driver's license, (ii) is an employee, in an employment capacity in which the commercial driver's license is used, of a utility service provider or of a contractor or subcontractor of a utility service provider, and (iii) operates a commercial motor vehicle as a utility service vehicle and engages in intrastate maintenance or repair work in response to a utility service interruption emergency. Provides that the exemption from maximum hours of service regulations provided under the provisions shall not exceed the duration of the utility service provider's or driver's direct assistance in providing utility service interruption emergency relief, or 5 days from the date of the initial declaration, whichever is less. Provides that nothing in the new provisions shall be construed to contravene any federal law or to jeopardize State of Illinois entitlement to federal funding. Contains severability provisions. Effective immediately.

- 05-02-10 H Filed with the Clerk by Rep. Jay C. Hoffman
 - H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Executive Committee
- 05-03-03 H Chief Sponsor Changed to Rep. Michael J. Madigan
 - H Added Chief Co-Sponsor Rep. Jay C. Hoffman
- 05-03-09 H Do Pass / Short Debate Executive Committee; 013-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate
- 05-04-07 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-04-11 H House Amendment No. 1 Filed with Clerk by Rep. Jay C. Hoffman
 - H House Amendment No. 1 Referred to Rules Committee
 - H House Amendment No. 1 Rules Refers to Public Utilities Committee
 - H Chief Sponsor Changed to Rep. Jay C. Hoffman
 - H Remove Chief Co-Sponsor Rep. Jay C. Hoffman
 - H House Amendment No. 1 Recommends Be Adopted Public Utilities Committee; 007-000-000
- 05-04-12 H Added Chief Co-Sponsor Rep. Thomas Holbrook H House Amendment No. 1 Adopted by Voice Vote
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-13 H Third Reading Short Debate Passed 116-000-000
- H Added Chief Co-Sponsor Rep. Jim Watson
- 05-04-14 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 15, 2005
 - S Chief Senate Sponsor Sen. James F. Clayborne, Jr.
 - S First Reading
 - S Referred to Rules
- 05-04-21 S Assigned to Transportation
- 05-04-27 S Added as Alternate Co-Sponsor Sen. Antonio Munoz
- 05-04-29 S Added as Alternate Co-Sponsor Sen. Larry K. Bornke
- 05-05-04 S Do Pass Transportation; 008-000-000
- S Placed on Calendar Order of 2nd Reading May 5, 2005 05-05-10 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 11, 2005
- 05-05-12 S Third Reading Passed; 056-000-000
- H Passed Both Houses
- 05-05-20 H Sent to the Governor
- 05-05-23 H Governor Approved
 - H Effective Date May 23, 2005

HB-1412 MADIGAN-HOFFMAN.

625 ILCS 5/1-100

from Ch. 95 1/2, par. 1-100

1873

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

- 05-02-10 H Filed with the Clerk by Rep. Jay C. Hoffman H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Executive Committee
- 05-03-03 H Chief Sponsor Changed to Rep. Michael J. Madigan
 - H Added Chief Co-Sponsor Rep. Jay C. Hoffman
- 05-03-09 H Do Pass / Short Debate Executive Committee; 013-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate
- 05-04-07 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-04-12 H House Amendment No. 1 Filed with Clerk by Rep. John A. Fritchey
 - H House Amendment No. 1 Referred to Rules Committee
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-1413 **MADIGAN-HOFFMAN.**

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.

- 05-02-10 H Filed with the Clerk by Rep. Jay C. Hoffman
 - H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Executive Committee
- 05-03-03 H Chief Sponsor Changed to Rep. Michael J. Madigan
- H Added Chief Co-Sponsor Rep. Jay C. Hoffman
- 05-03-09 H Do Pass / Short Debate Executive Committee; 013-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate **
- 05-04-07 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate **

05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-1414 MADIGAN-HOFFMAN.

305 ILCS 5/12-4

from Ch. 23, par. 12-4

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the powers and duties of the Departments of Public Aid and Human Services.

- 05-02-10 H Filed with the Clerk by Rep. Jay C. Hoffman H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Executive Committee
- 05-03-03 H Chief Sponsor Changed to Rep. Michael J. Madigan
 - H Added Chief Co-Sponsor Rep. Jay C. Hoffman
- 05-03-09 H Do Pass / Short Debate Executive Committee; 013-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate **
- 05-04-07 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate **
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-1415 MADIGAN-HOFFMAN.

from Ch. 111 1/2, par. 1022.10 415 ILCS 5/22.10

Amends the Environmental Protection Act. Makes a technical change in a Section concerning waste from multiple generators.

- 05-02-10 H Filed with the Clerk by Rep. Jay C. Hoffman
 - H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Executive Committee
- 05-03-03 H Chief Sponsor Changed to Rep. Michael J. Madigan
 - H Added Chief Co-Sponsor Rep. Jay C. Hoffman
- 05-03-09 H Do Pass / Short Debate Executive Committee; 013-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate **
- 05-04-07 H Second Reading Short Debate

415 ILCS 5/1

H Held on Calendar Order of Second Reading - Short Debate **

05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-1416 MADIGAN-HOFFMAN.

from Ch. 111 1/2, par. 1001

Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.

05-02-10 H Filed with the Clerk by Rep. Jay C. Hoffman

H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Executive Committee

05-03-03 H Chief Sponsor Changed to Rep. Michael J. Madigan

H Added Chief Co-Sponsor Rep. Jay C. Hoffman

05-03-09 H Do Pass / Short Debate Executive Committee; 013-000-000

05-03-10 H Placed on Calendar 2nd Reading - Short Debate **

05-04-07 H Second Reading - Short Debate

H Held on Calendar Order of Second Reading - Short Debate **

05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-1417 MADIGAN-HOFFMAN.

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.

- 05-02-10 H Filed with the Clerk by Rep. Jay C. Hoffman
 - H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Executive Committee
- 05-03-03 H Chief Sponsor Changed to Rep. Michael J. Madigan
- H Added Chief Co-Sponsor Rep. Jay C. Hoffman
- 05-03-09 H Do Pass / Short Debate Executive Committee; 013-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate **
- 05-04-07 H Second Reading Short Debate

H Held on Calendar Order of Second Reading - Short Debate **

05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-1418 MADIGAN-HOFFMAN.

720 ILCS 5/1-3 from Ch. 38, par. 1-3 Amends the Criminal Code of 1961. Makes a technical change in a Section concerning the applicability of the common law.

05-02-10 H Filed with the Clerk by Rep. Jay C. Hoffman

- H First Reading
- H Referred to Rules Committee
- 05-02-16 H Assigned to Executive Committee
- 05-03-03 H Chief Sponsor Changed to Rep. Michael J. Madigan
- H Added Chief Co-Sponsor Rep. Jay C. Hoffman
- 05-03-09 H Do Pass / Short Debate Executive Committee; 013-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate **
- 05-04-07 H Second Reading Short Debate

H Held on Calendar Order of Second Reading - Short Debate **

05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-1419 MADIGAN-HOFFMAN.

820 ILCS 305/19.1 from Ch. 48, par. 138.19a

Amends the Workers' Compensation Act. Makes a technical change in a Section concerning the computation of time.

05-02-10 H Filed with the Clerk by Rep. Jay C. Hoffman

H First Reading

- H Referred to Rules Committee
- 05-02-16 H Assigned to Executive Committee
- 05-03-03 H Chief Sponsor Changed to Rep. Michael J. Madigan
 - H Added Chief Co-Sponsor Rep. Jay C. Hoffman

05-03-09 H Do Pass / Short Debate Executive Committee; 013-000-000

05-03-10 H Placed on Calendar 2nd Reading - Short Debate **

05-04-07 H Second Reading - Short Debate

H Held on Calendar Order of Second Reading - Short Debate **

05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-1420 MADIGAN-HOFFMAN.

820 ILCS 305/28

from Ch. 48, par. 138.28

Amends the Workers' Compensation Act. Makes a technical change in a Section concerning the application of the Act.

05-02-10 H Filed with the Clerk by Rep. Jay C. Hoffman

H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Executive Committee

- 05-03-03 H Chief Sponsor Changed to Rep. Michael J. Madigan
- H Added Chief Co-Sponsor Rep. Jay C. Hoffman
- 05-03-09 H Do Pass / Short Debate Executive Committee; 013-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate **
- 05-04-07 H Second Reading Short Debate

H Held on Calendar Order of Second Reading - Short Debate **

05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-1421 MADIGAN-HOFFMAN, FRANKS AND CHAPA LAVIA.

New Act

Creates the Renewable Energy Standards Act. Contains only a short title provision.

- 05-02-10 H Filed with the Clerk by Rep. Jay C. Hoffman
 - H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Executive Committee
- 05-03-03 H Chief Sponsor Changed to Rep. Michael J. Madigan
- H Added Chief Co-Sponsor Rep. Jay C. Hoffman
- 05-03-09 H Do Pass / Short Debate Executive Committee; 013-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate
- 05-03-15 H Added Co-Sponsor Rep. Jack D. Franks
- H Added Co-Sponsor Rep. Linda Chapa LaVia
- 05-04-07 H Second Reading Short Debate H Held on Calendar Order of Second Reading Short Debate
- 05-04-12 H House Amendment No. 1 Filed with Clerk by Rep. Frank J. Mautino
 - H House Amendment No. 1 Referred to Rules Committee
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-1422 MADIGAN-HOFFMAN.

30 ILCS 330/1

from Ch. 127, par. 651

Amends the General Obligation Bond Act. Makes a technical change in a Section concerning the short title.

05-02-10 H Filed with the Clerk by Rep. Jay C. Hoffman

- H First Reading
- H Referred to Rules Committee
- 05-02-16 H Assigned to Executive Committee
- 05-03-03 H Chief Sponsor Changed to Rep. Michael J. Madigan
 - H Added Chief Co-Sponsor Rep. Jay C. Hoffman
- 05-03-09 H Do Pass / Short Debate Executive Committee; 013-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate **
- 05-04-07 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate **
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-1423 MADIGAN-HOFFMAN.

New Act

Creates the Safe Games Act. Contains only a short title provision. 05-02-10 H Filed with the Clerk by Rep. Jay C. Hoffman

- H First Reading
- H Referred to Rules Committee
- 05-02-16 H Assigned to Executive Committee
- 05-03-03 H Chief Sponsor Changed to Rep. Michael J. Madigan
- H Added Chief Co-Sponsor Rep. Jay C. Hoffman
- 05-03-09 H Do Pass / Short Debate Executive Committee; 013-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate **
- 05-04-07 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate **
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-1424 MADIGAN-HOFFMAN.

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 concerning the short title.

- 05-02-10 H Filed with the Clerk by Rep. Jay C. Hoffman H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Executive Committee
- 05-03-03 H Chief Sponsor Changed to Rep. Michael J. Madigan
- H Added Chief Co-Sponsor Rep. Jay C. Hoffman
- 05-03-09 H Do Pass / Short Debate Executive Committee; 013-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate **
- 05-04-07 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate **
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-1425 HOFFMAN-DANIELS-BELLOCK.

215 ILCS 5/500-80

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

- 05-02-10 H Filed with the Clerk by Rep. Jay C. Hoffman
 - H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-11-03 H Added Chief Co-Sponsor Rep. Lee A. Daniels

H Added Chief Co-Sponsor Rep. Patricia R. Bellock

HB-1426 BERRIOS.

35 ILCS 200/1-55

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

HOUSE AMENDMENT NO. 1

Deletes reference to: 35 ILCS 200/1-55 Adds reference to: 35 ILCS 200/4-10 35 ILCS 200/4-15 35 ILCS 200/16-115 35 ILCS 200/16-180

Deletes everything after the enacting clause. Amends the Property Tax Code. In provisions concerning compensation for Certified Illinois Assessing Officers and for local assessment officers holding other designations, includes deputy members, commissioners, deputy commissioners, or other employees of a board of review as officers who may receive additional compensation. Provides that the board of review may submit, to the county assessor, a copy of a complaint that any property is overassessed or underassessed or is exempt by using a a computer-generated form or other appropriate form of electronic notification. In a provision concerning assessment appeals, provides that, in all cases where a change in assessed valuation of \$100,000 or more is sought, the appellant (now, the board of review) shall serve a copy of the petition on all taxing districts as shown on the last available tax bill.

- 05-02-10 H Filed with the Clerk by Rep. Maria Antonia Berrios H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Executive Committee
- 05-03-09 H Re-assigned to Revenue Committee
- 05-03-10 H Committee Deadline Extended-Rule 9(b) March 17, 2005
- 05-03-16 H House Amendment No. 1 Filed with Clerk by Revenue Committee H House Amendment No. 1 Adopted in Revenue Committee; by Voice Vote H Motion Do Pass as Amended - Lost Revenue Committee; 005-002-004 H Remains in Revenue Committee
- 05-03-18 H Rule 19(a) / Re-referred to Rules Committee

HB-1427 BIGGINS.

35 ILCS 200/9-230

Amends the Property Tax Code. In a provision allowing the county board to submit a bill to the township board of trustees for the reasonable costs incurred by the supervisor of assessments in completing certain assessments, provides that the moneys collected from the billing may be used by the supervisor of assessments only for the purpose of recouping costs incurred in completing the assessments. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-10 H Filed with the Clerk by Rep. Bob Biggins
 - H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Revenue Committee
- 05-03-03 H Recommends Be Adopted Sub-committee/ Revenue Committee; 003-000-000
 - H Remains in Revenue Committee
 - H Do Pass / Short Debate Revenue Committee; 012-000-000
 - H Placed on Calendar 2nd Reading Short Debate
- 05-03-15 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-05 H Third Reading Short Debate Passed 110-000-000
- 05-04-06 S Arrive in Senate
- S Placed on Calendar Order of First Reading April 7, 2005
- 05-04-14 S Chief Senate Sponsor Sen. Terry Link
- 05-04-15 S First Reading
- S Referred to Rules
- 05-04-21 S Assigned to Revenue
- 05-05-05 S Do Pass Revenue; 006-000-000
- S Placed on Calendar Order of 2nd Reading May 10, 2005
- 05-05-16 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 17, 2005
- 05-05-20 S Rule 2-10 Third Reading Deadline Extended to December 31, 2005
- 05-05-27 S Third Reading Passed; 058-000-000
- H Passed Both Houses
- 05-06-24 H Sent to the Governor
- 05-08-02 H Governor Approved
 - H Effective Date August 2, 2005

HB-1428 YARBROUGH-FROEHLICH-HOWARD-COLVIN-PATTERSON AND SOTO.

35 ILCS 200/20-26 new

Amends the Property Tax Code. Provides that when any mortgagee pays the taxes charged on any property, the mortgagee, within 7 business days of the payment, must notify the mortgagor of the property, by certified mail, of (1) the date the taxes were paid, (2) the amount of taxes paid, and (3) which installment was paid. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes the requirement that the notice of the payment of property taxes by a mortgagee be made by certified mail.

HOUSE AMENDMENT NO. 3

Deletes reference to:

35 ILCS 200/20-26 new Adds reference to: 765 ILCS 910/2 765 ILCS 910/4 765 ILCS 910/15 new

from Ch. 17, par. 4902 from Ch. 17, par. 4904

Deletes everything. Amends the Mortgage Escrow Account Act. Provides that the definition of "mortgage lender" includes savings banks, credit unions, mortgage bankers, and entities that service mortgage loans, and deletes a provision that "mortgage lender" includes building and loan associations. Requires that, when any mortgage lender pays the property tax from an escrow account, the mortgage lender must give the borrower written notice within 45 business days after the tax payment. Sets forth requirements for the notice. Effective immediately.

HOUSE AMENDMENT NO. 4

Deletes the provision that the notice of a tax payment must set forth the installment that was paid. Deletes the immediate effective date provision.

STATE MANDATES FISCAL NOTE (H-AM 3)(Dept. of Commerce and Economic Opportunity)

In the opinion of DCEO, HB 1428 (H-AM 3) does not create a State mandates under the State Mandates Act.

FISCAL NOTE (H-AM 3)(Department of Revenue)

House Bill 1428 (H-AM 3) does not have a fiscal impact on the Illinois Department of Revenue.

NOTE(S) THAT MAY APPLY: Housing Affordability

05-02-10 H Filed with the Clerk by Rep. Karen A. Yarbrough

H First Reading

H Referred to Rules Committee

- 05-02-16 H Assigned to Revenue Committee
- 05-03-10 H House Amendment No. 1 Filed with Clerk by Revenue Committee
 - H House Amendment No. 1 Adopted in Revenue Committee; by Voice Vote H Recommends Be Adopted Sub-committee/ Revenue Committee; 003-000-000
 - H Remains in Revenue Committee
 - H Do Pass as Amended / Standard Debate Revenue Committee; 007-005-000 H Placed on Calendar 2nd Reading - Standard Debate
- 05-03-23 H House Amendment No. 2 Filed with Clerk by Rep. Karen A. Yarbrough
 - H House Amendment No. 2 Referred to Rules Committee
- 05-04-07 H House Amendment No. 3 Filed with Clerk by Rep. Karen A. Yarbrough
 - H House Amendment No. 3 Referred to Rules Committee
 - H Added Chief Co-Sponsor Rep. Paul D. Froehlich
 - H Added Chief Co-Sponsor Rep. Constance A. Howard
 - H Added Chief Co-Sponsor Rep. Marlow H. Colvin
- 05-04-08 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-04-11 H House Amendment No. 3 Recommends Be Adopted Rules Committee; 003-000-000
- 05-04-12 H House Amendment No. 4 Filed with Clerk by Rep, Karen A. Yarbrough
 - H House Amendment No. 4 Referred to Rules Committee
 - H House Amendment No. 4 Recommends Be Adopted Rules Committee; 004-000-000
- 05-04-13 H Co-Sponsor Rep. Cynthia Soto
- 05-04-14 H House Amendment No. 3 Adopted by Voice Vote
 - H House Amendment No. 4 Adopted by Voice Vote
 - H Held on Calendar Order of Second Reading Short Debate
 - H Fiscal Note Requested by Rep. Terry R. Parke; As Amended by HA 3
 - H State Mandates Fiscal Note Requested by Rep. Terry R. Parke; As Amended by HA 3
- 05-04-15 H State Mandates Fiscal Note Filed As Amended by HA 3
 - H Fiscal Note Requested Withdrawn by Rep. Terry R. Parke; As Amended by HA 3
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - H Third Reading Short Debate Passed 088-012-005
 - H House Amendment No. 2 Tabled Pursuant to Rule 40(a)

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	H Added Chief Co-Sponsor Rep. Milton Patterson
05-04-19	S Arrive in Senate
	S Placed on Calendar Order of First Reading April 20, 2005
05-04-20	S Chief Senate Sponsor Sen. Iris Y. Martinez
05-04-21	S First Reading
	S Referred to Rules
	S Assigned to Revenue
05-05-03	S Fiscal Note Filed as amended by House Amendment No. 3, from the
	Illinois Department of Revenue.
05-05-05	S Do Pass Revenue; 008-000-000
	S Placed on Calendar Order of 2nd Reading May 10, 2005
05-05-10	S Second Reading
	S Placed on Calendar Order of 3rd Reading May 11, 2005
05-05-12	S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
	S Third Reading - Passed; 056-000-000
	H Passed Both Houses
05-05-27	S Added as Alternate Chief Co-Sponsor Sen. Mattie Hunter
05-06-10	H Sent to the Governor
05-06-17	H Governor Approved
	H Effective Date January 1, 2006
	H Public Act

HB-1429 EDDY.

750 ILCS 50/6

from Ch. 40, par. 1508

Amends the Adoption Act. Provides that, as part of the investigation process, the courtappointed investigator shall present to the petitioner a Future Guardianship Designee Form and information regarding guardianship so that the petitioner can include guardianship designation in the adoption process if the petitioner so chooses. Creates the Future Nomination of Guardian Form.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Reinserts provisions of the original bill with the following changes. Removes the Future Nomination of Guardian Form. Provides that, as part of the investigation process, the court-appointed investigator shall present to the petitioner a Designation of Standby Guardian Designee form and information regarding guardianship so that the petitioner can include guardianship designation in the adoption process if the petitioner so chooses.

- 05-02-10 H Filed with the Clerk by Rep. Roger L. Eddy
 - H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Judiciary I Civil Law Committee
- 05-03-09 H House Amendment No. 1 Filed with Clerk by Judiciary I Civil Law Committee
 - H House Amendment No. 1 Adopted in Judiciary I Civil Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary I Civil Law Committee; 014-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate
- 05-03-15 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-05 H Third Reading Short Debate Passed 110-000-000
- 05-04-06 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 7, 2005
- 05-05-06 S Chief Senate Sponsor Sen. Dale A. Righter
- 05-05-10 S First Reading

210 ILCS 45/3-610

S Referred to Rules

HB-1430 OSMOND-HOWARD-BEAUBIEN-SULLIVAN-MUNSON AND MAY.

from Ch. 111 1/2, par. 4153-610

Amends the Nursing Home Care Act. Provides that a nursing home employee or agent who becomes aware of another employee or agent's theft or misappropriation of a resident's property must immediately report the matter to the facility administrator. Provides that a facility administrator who becomes aware of a nursing home employee or agent's theft or misappropriation of a resident's property must immediately report the matter by telephone and in writing to the resident's representative, to the Department of Public Health, and to the local law enforcement agency. Prohibits retaliation against a nursing home employee or agent who reports the theft or misappropriation of a resident's property.

HOUSE AMENDMENT NO. 1

Adds reference to:

210 ILCS 45/1-116.5 new

Further amends the Nursing Home Care Act. Defines "misappropriation of a resident's property" as the deliberate misplacement, exploitation, or wrongful temporary or permanent use of a resident's belongings or money without the resident's consent.

05-02-10 H Filed with the Clerk by Rep. JoAnn D. Osmond

- H First Reading
- H Referred to Rules Committee
- 05-02-16 H Assigned to Human Services Committee
- 05-03-09 H Added Chief Co-Sponsor Rep. Constance A. Howard
 - H House Amendment No. 1 Filed with Clerk by Human Services Committee
 - H House Amendment No. 1 Adopted in Human Services Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Human Services Committee; 011-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate
- 05-03-15 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-16 H Chief Co-Sponsor Rep. Mark H. Beaubien, Jr.
 - H Chief Co-Sponsor Rep. Ed Sullivan, Jr.
 - H Chief Co-Sponsor Rep. Ruth Munson
 - H Third Reading Short Debate Passed 113-000-000
 - H Added Co-Sponsor Rep. Karen May
- 05-03-17 S Arrive in Senate
- S Placed on Calendar Order of First Reading April 6, 2005
- 05-04-08 S Chief Senate Sponsor Sen. William E. Peterson
- 05-04-11 S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Health & Human Services
- 05-04-20 S Do Pass Health & Human Services; 010-000-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005 05-05-10 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 11, 2005
- 05-05-12 S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins S Added as Alternate Co-Sponsor Sen. Pamela J. Althoff S Third Reading - Passed; 056-000-000
 - H Passed Both Houses
- 05-06-10 H Sent to the Governor
- 05-06-14 H Governor Approved
 - H Effective Date January 1, 2006

HB-1431 MYERS-DUNKIN-FROEHLICH.

750 ILCS	5/602	from	Ch.	40,	par.	602
750 ILCS	5/602.1	from	Ch.	40,	par.	602.1

Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that the court shall use a rebuttable presumption that joint legal and physical custody is in the best interest of the child. Provides that, whenever it appears that both parents are fit, but that joint legal and physical custody is not feasible and cannot be remedied by a Joint Parenting Agreement between the parents, the court shall use a rebuttable presumption that the best interests of the child will be served by granting legal and physical custody to the parent more disposed to encourage and permit frequent and continuing contact by the other parent with the child. Requires the court to justify any departure from the presumptions with detailed findings.

05-02-10 H Filed with the Clerk by Rep. Richard P. Myers

H First Reading

- H Referred to Rules Committee
- 05-02-16 H Assigned to Judiciary I Civil Law Committee
- 05-02-18 H Added Chief Co-Sponsor Rep. Kenneth Dunkin
- 05-02-25 H Added Chief Co-Sponsor Rep. Paul D. Froehlich
- 05-03-09 H Do Pass / Short Debate Judiciary I Civil Law Committee; 014-000-000
- 05-03-10 H Placed on Calendar 2nd Reading Short Debate
- 05-04-08 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-04-15 H Rule 19(a) / Re-referred to Rules Committee

HB-1432 CROSS-MATHIAS-JENISCH-PIHOS-BELLOCK, MILLNER AND MEYER.

- 720 ILCS 5/12-2
- from Ch. 38, par. 12-2
- 720 ILCS 5/12-4
- from Ch. 38, par. 12-4

Amends the Criminal Code of 1961. Provides that aggravated assault or aggravated battery also occurs when the individual assaulted or battered or the person committing the assault or battery is in or about a publicly or privately owned sports or entertainment arena, stadium, community or convention hall, special event center, amusement facility, or a special event center in a public park during any 24-hour period when a professional sporting event, National Collegiate Athletic Association (NCAA)-sanctioned sporting event, United States Olympic Committee-sanctioned sporting event, or International Olympic Committee-sanctioned sporting event is taking place in the venue.

NOTE(S) THAT MAY APPLY: Correctional

- 05-02-10 H Filed with the Clerk by Rep. Tom Cross
 - H Added Chief Co-Sponsor Rep. Sidney H. Mathias H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Judiciary II Criminal Law Committee
- 05-02-23 H Added Chief Co-Sponsor Rep. Roger Jenisch
 - H Added Chief Co-Sponsor Rep. Sandra M. Pihos
 - H Added Chief Co-Sponsor Rep. Patricia R. Bellock
- 05-02-24 H Added Co-Sponsor Rep. John J. Millner
- 05-02-25 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 016-000-000
- 05-02-28 H Placed on Calendar 2nd Reading Short Debate
- 05-03-03 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-10 H Third Reading Short Debate Passed 115-000-000
 - H Added Co-Sponsor Rep. James H. Meyer
- 05-03-15 S Arrive in Senate
 - S Placed on Calendar Order of First Reading
 - S Chief Senate Sponsor Sen. Kirk W. Dillard
 - S First Reading
 - S Referred to Rules
- 05-04-13 S Assigned to Judiciary
- 05-04-20 S Postponed Judiciary
- 05-05-05 S Do Pass Judiciary; 009-000-000
- S Placed on Calendar Order of 2nd Reading May 10, 2005
- 05-05-10 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 11, 2005
- 05-05-12 S Added as Alternate Chief Co-Sponsor Sen. Martin A. Sandoval S Added as Alternate Chief Co-Sponsor Sen. Edward D. Maloney S Third Reading - Passed; 054-001-000
- H Passed Both Houses
- 05-06-10 H Sent to the Governor
- 05-08-08 H Governor Approved
 - H Effective Date January 1, 2006
 - H Public Act 94-0482

HB-1433 CROSS-HASSERT.

230 ILCS 10/20 from Ch. 120, par. 2420 Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning prohibited activities.

- 05-02-10 H Filed with the Clerk by Rep. Tom Cross
 - H Chief Sponsor Changed to Rep. Brent Hassert H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Executive Committee
- 05-03-03 H Chief Sponsor Changed to Rep. Tom Cross
 - H Added Chief Co-Sponsor Rep. Brent Hassert
- 05-03-08 H Re-assigned to Gaming Committee
- 05-03-10 H Committee Deadline Extended-Rule 9(b) March 17, 2005
- 05-03-18 H Rule 19(a) / Re-referred to Rules Committee

PATTERSON-BAILEY-DAVIS, WILLIAM-FLOWERS-YARBROUGH, HB-1434 GORDON, SOTO, GRAHAM, FRANKS, CHAPA LAVIA, YOUNGE AND TURNER.

720 ILCS 5/15-10 new

720 ILCS 5/16-1 from Ch. 38, par. 16-1

Amends the Criminal Code of 1961. For the purposes of property offenses, defines "governmental property" as funds or other property owned by the State, a unit of local government, or a school district. Provides for enhanced penalties for theft of governmental property. Establishes the same penalties for this offense as the penalties for theft committed in a school or place of worship.

CORRECTIONAL NOTE (Dept of Corrections)

The total impact of House Bill 1434 would result in an increase of 41 inmates, with additional operating costs of \$8,183,700 and construction costs of \$2,378,400 over ten years.

- NOTE(S) THAT MAY APPLY: Correctional
 - 05-02-10 H Filed with the Clerk by Rep. Milton Patterson
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-16 H Assigned to Judiciary II Criminal Law Committee
 - 05-02-25 H Do Pass / Short Debate Judiciary II Criminal Law Committee; 016-000-000
 - H Added Co-Sponsor Rep. Careen M Gordon
 - H Chief Co-Sponsor Rep. Patricia Bailey
 - H Added Chief Co-Sponsor Rep. William Davis
 - 05-02-28 H Placed on Calendar 2nd Reading Short Debate
 - 05-03-03 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-03-10 H Added Chief Co-Sponsor Rep. Mary E. Flowers
 - H Added Chief Co-Sponsor Rep. Karen A. Yarbrough
 - H Added Co-Sponsor Rep. Cynthia Soto
 - H Added Co-Sponsor Rep. Deborah L. Graham
 - H Third Reading Short Debate Passed 115-000-000
 - H Added Co-Sponsor Rep. Jack D. Franks
 - H Added Co-Sponsor Rep. Linda Chapa LaVia
 - 05-03-15 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 16, 2005
 - 05-03-16 H Co-Sponsor Rep. Wyvetter H. Younge
 - H Co-Sponsor Rep. Arthur L. Turner
 - 05-03-21 S Chief Senate Sponsor Sen. Jacqueline Y. Collins
 - 05-04-06 S First Reading
 - S Referred to Rules
 - S Alternate Chief Sponsor Changed to Sen. Iris Y. Martinez
 - S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
 - S Added as Alternate Co-Sponsor Sen. Martin A. Sandoval
 - 05-04-13 S Assigned to Judiciary

 - 05-04-20 S Do Pass Judiciary; 010-000-000 S Placed on Calendar Order of 2nd Reading April 21, 2005
 - 05-04-21 S Correctional Note Filed from the Illinois Department of Corrections.
 - 05-05-10 S Second Reading

05-05-12	S Placed on Calendar Order of 3rd Reading May 11, 2005 S Added as Alternate Co-Sponsor Sen. Pamela J. Althoff S Third Reading - Passed; 056-000-000
	H Passed Both Houses
05-06-10	H Sent to the Governor
05-07-07	H Governor Approved
	H Effective Date January 1, 2006

HB-1435 LANG.

35 ILCS 200/16-185

Amends the Property Tax Code. Deletes a provision that the decisions of the Property Tax Appeal Board must be based upon equity and the weight of evidence and not upon constructive fraud. Provides that the assessments that are the subject of the appeal to the Board shall be presumed correct and legal, but the presumption is rebuttable, and that the complainant has the burden of proving any contested matter of fact by clear and convincing evidence. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Housing Affordability

05-02-10 H Filed with the Clerk by Rep. Lou Lang

H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Revenue Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1436 LANG.

215 ILCS 5/370c from Ch. 73, par. 982c

Amends the Illinois Insurance Code. Requires coverage of treatment for mental, emotional, or nervous disorders or conditions by a licensed marriage and family therapist when the insurance covers mental, emotional, or nervous disorders or conditions. Effective immediately.

05-02-10 H Filed with the Clerk by Rep. Lou Lang

H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Insurance Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1437 YOUNGE.

Appropriates \$75,000,000 from the General Revenue Fund to the Capital Development Board for grants to the city of East St. Louis for all costs and expenses associated with separating the now combined sanitary and storm sewers. Effective July 1, 2005.

05-02-10 H Filed with the Clerk by Rep. Wyvetter H. Younge

H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Appropriations-Public Safety Committee

HB-1438 YOUNGE.

New Act

20 ILCS 415/8b.7-1 new

30 ILCS 500/45-70 new

Creates the Welfare to Work Act. Places qualified welfare recipients in State jobs or jobs contracted out by the State. Provides that State agencies shall provide the Department of Human Services a job announcement simultaneously with posting its positions or putting a position out for hire by contract, except for those positions subject to recall by laid-off employees, or those otherwise exempt. The Department shall review positions, make eligibility determinations, recruit and screen potential employees, and refer aid recipients to apply for positions listed in job announcements. Employers shall make all employment decisions based on merit, with not less than 5% of the hours worked on a State contract meeting certain specifications being worked by qualified aid recipients, with some exceptions. Employment terms and conditions shall be the same as for any other member of the employer's workforce doing the same or similar work. Provides for reports regarding hiring practices under this Act to be submitted to the General Assembly, the Department of Labor, and the Department of Human Services. Amends the Personnel Code and the Illinois Procurement Code to make changes in conformance with this Act. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-10 H Filed with the Clerk by Rep. Wyvetter H. Younge
 - H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Labor Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1439 YOUNGE, DAVIS, WILLIAM AND PATTERSON.

New Act

20 ILCS 415/8b.7-1 new

30 ILCS 500/45-70 new

Creates the Welfare to Work Act. Places qualified welfare recipients in State jobs or jobs contracted out by the State. Provides that State agencies shall provide the Department of Human Services a job announcement simultaneously with posting its positions or putting a position out for hire by contract, except for those positions subject to recall by laid-off employees, or those otherwise exempt. The Department shall review positions, make eligibility determinations, recruit and screen potential employees, and refer aid recipients to apply for positions listed in job announcements. Employers shall make all employment decisions based on merit, with not less than 5% of the hours worked on a State contract meeting certain specifications being worked by qualified aid recipients, with some exceptions. Employment terms and conditions shall be the same as for any other member of the employer's workforce doing the same or similar work. Provides for reports regarding hiring practices under this Act to be submitted to the General Assembly, the Department of Labor, and the Department of Human Services. Amends the Personnel Code and the Illinois Procurement Code to make changes in conformance with this Act. Provides that the Department of Employment Security shall attempt to fill positions through the Illinois Skills Match System. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-10 H Filed with the Clerk by Rep. Wyvetter H. Younge H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Labor Committee
- 05-03-03 H Added Co-Sponsor Rep. William Davis
 - H Added Co-Sponsor Rep. Milton Patterson
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1440 BRAUER. 815 ILCS 710/4

from Ch. 121 1/2, par. 754

Amends the Motor Vehicle Franchise Act. Provides that it is not a violation of the Act to relocate an existing dealership or franchise in a county having a population of less than 300,000 persons when the new location is within the dealer's current relevant market area, provided the new location is more than 10 (rather than 12) miles from the nearest dealer of the same line make. Provides that it shall be a violation for a manufacturer, a distributor, a wholesaler, a distributor branch or division or officer, agent or other representative to prevent or refuse to grant a franchise to a person because such person owns, has investment in or participates in the management of or holds a franchise location in a county having a population of more than 300,000 persons, or within 10 (rather than 12) miles of the proposed franchise location in a county having a population of less than 300,000 persons.

05-02-10 H Filed with the Clerk by Rep. Rich Brauer

H First Reading H Referred to Rules Committee 05-02-16 H Assigned to Executive Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1441 BEAUBIEN-BRAUER.

30 ILCS	350/3	from	Ch.	17,	par.	6903
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

55 ILCS 5/5-1024

from Ch. 34, par. 5-1024

Amends the Local Government Debt Reform Act. Defines "revenue source" to include any public building commission (PBC) lease rental base alternate tax levy. Defines "limited bonds" to include PBC leases and excludes other leases. Defines "public building commission rental base" as an amount equal to that portion of the extension for a taxing district for the 1999 levy year constituting an extension for payment of lease rentals under a PBC lease allocable to the retirement of bonds issued by the commission. Defines "public building commission lease rental base alternate tax levy" as a special purpose levy available to a unit of local government and authorized for the payment of limited bonds as a revenue source, which shall equal the PBC lease rental base less the amount of that base allocable to the payment of lease rentals under a PBC lease. Provides that a governmental unit is authorized to issue limited bonds payable from the debt service extension base or the PBC lease rental base, or both (now, payable from the debt service extension base only). Amends the Property Tax Extension Limitation Law in the Property Code. With respect to limited bonds and double-barrelled bonds issued under the Local Government Debt Reform Act, exempts from the tax caps in the taxing districts to which the law applied before the 1995 levy year special purpose extensions made for payment of principal and interest on bonds issued concerning PBC leases. Amends the Public Building Commission Act. In provisions concerning tax levies for PBC lease rental payments, provides that the tax levied may relate to the amount necessary to pay the annual rent under the lease or the PBC lease rental base (now, related only to the amount necessary to pay the annual rent under the lease). Provides that taxes are not required to be levied or extended in excess of the allocated portion of a PBC lease rental base. Amends the Counties Code. Includes within the exception for taxes levied to pay annual rent payments due under a lease entered into by the county with a Public Building Commission, payments made from the PBC lease rental base. Excludes taxes levied allocable to the PBC lease rental base tax levy and taxes levied to pay principal of and interest on limited bonds. Effective immediately,

- 05-02-10 H Filed with the Clerk by Rep. Mark H. Beaubien, Jr.
 - H Chief Co-Sponsor Rep. Rich Brauer
 - H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-04-12 H Motion Filed Rep. Mark H. Beaubien, Jr.; Table House Bill 1441 Pursuant to Rule 60(b)
- 05-04-13 H Motion Prevailed
 - H Tabled By Sponsor Rep. Mark H. Beaubien, Jr.

HB-1442 POE-MATHIAS-BRAUER-WAIT-KOSEL, SCHOCK, MITCHELL, JERRY, LEITCH, BOLAND, SMITH, BEISER, BRADLEY, JOHN, FRANKS AND CHAPA LAVIA.

40 ILCS 5/16-133.2

from Ch. 108 1/2, par. 16-133.2

30 ILCS 805/8.29 new

Amends the Downstate Teachers Article of the Illinois Pension Code. Extends the deadline for application for early retirement without discount from June 30, 2005 to June 30, 2010; also reduces the required contribution for some members. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

- 05-02-10 H Filed with the Clerk by Rep. Raymond Poe
 - H Added Chief Co-Sponsor Rep. Sidney H. Mathias
 - H Added Chief Co-Sponsor Rep. Rich Brauer
 - H Added Chief Co-Sponsor Rep. Ronald A. Wait
 - H Added Chief Co-Sponsor Rep. Renee Kosel
 - H Added Co-Sponsor Rep. Aaron Schock
 - H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee
- 05-03-17 H Added Co-Sponsor Rep. Jerry L. Mitchell
 - H Added Co-Sponsor Rep. David R. Leitch
 - H Added Co-Sponsor Rep. Mike Boland
 - H Added Co-Sponsor Rep. Michael K. Smith

05-04-05	H Added Co-Sponsor Rep. Daniel V. Beiser
	H Added Co-Sponsor Rep. John E. Bradley
05-04-11	H Added Co-Sponsor Rep. Jack D. Franks
	H Added Co-Sponsor Rep. Linda Chapa LaVia

HB-1443 POE.

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 a member who is laid off and later returns to service may establish service credit for a period of up to 2 years of that layoff during which he or she was not recalled to service. Requires the applicant to pay both employee and employer contributions, plus interest. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

05-02-10 H Filed with the Clerk by Rep. Raymond Poe

H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1444 POE.

40 ILCS 5/14-104 from Ch. 108 1/2, par. 14-104 40 ILCS 5/14-130

from Ch. 108 1/2, par. 14-130

Amends the State Employees Article of the Illinois Pension Code. Provides that a member who participated in the University of Illinois Government Public Service Internship Program may establish creditable service for up to 2 years of that participation. Provides that, instead of repaying the entire amount of a refund, a member may repay a portion of the refund and receive credit for the portion of the refund that was repaid. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

05-02-10 H Filed with the Clerk by Rep. Raymond Poe

H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1445 BURKE-MOFFITT-MILLNER-LYONS, JOSEPH-MCGUIRE, BOLAND, RITA, DUNKIN, MITCHELL, BILL AND VERSCHOORE.

New Act

Creates the Clinical Laboratory Science Practice Act. Provides for the regulation of clinical laboratory practitioners, medical technologists, and medical laboratory technicians through licensure by the Department of Financial and Professional Regulation. Preempts home rule. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes reference to: New Act Adds reference to: 225 ILCS 317/30

Deletes everything after the enacting clause. Amends the Fire Sprinkler Contractor Licensing Act. Provides that prior to submitting any layout drawing of sprinkler systems to the authority that has jurisdiction, the layout drawing must be stamped by a licensed professional engineer or certified by a holder of a valid National Institute for Certification in Engineering Technologies (NICET) level 3 or higher certification in "fire protection technology, automatic sprinkler system layout" who is licensed under the Act or is employed by a person or an organization licensed under the Act.

HOUSE AMENDMENT NO. 2 Deletes reference to: 225 ILCS 317/30 Adds reference to: 225 ILCS 317/10 225 ILCS 317/15

Deletes everything after the enacting clause. Amends the Fire Sprinkler Contractor Licensing Act. Defines "fire protection system layout documents". Provides that all fire protection system ayout documents of fire sprinkler systems shall be prepared by either (i) a professional engineer HB-1445 to HB-1445

who is licensed by the Professional Engineering Practice Act of 1989 or (ii) a holder of a valid NICET level 3 or 4 certification in fire protection technology automatic sprinkler system layout who is licensed under the Act or employed by an organization licensed under the Act.

SENATE COMMITTEE AMENDMENT NO. 1

Makes changes to the definition of "fire protection system layout documents". Provides that fire protection system layout documents of fire sprinkler systems may be prepared by an architect who is licensed under the Illinois Architecture Practice Act of 1989.

- NOTE(S) THAT MAY APPLY: Correctional; Fiscal; Home Rule
 - 05-02-10 H Filed with the Clerk by Rep. Joe Dunn
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-16 H Assigned to Registration and Regulation Committee
 - 05-03-08 H Added Chief Co-Sponsor Rep. Donald L. Moffitt
 - H Added Chief Co-Sponsor Rep. John J. Millner
 - H Added Chief Co-Sponsor Rep. Joseph M. Lyons
 - H Added Chief Co-Sponsor Rep. Jack McGuire
 - H Added Co-Sponsor Rep. Mike Boland
 - H Added Co-Sponsor Rep. Robert Rita
 - H Added Co-Sponsor Rep. Kenneth Dunkin
 - H Chief Sponsor Changed to Rep. Daniel J. Burke
 - 05-03-09 H House Amendment No. 1 Filed with Clerk by Registration and Regulation Committee
 - H House Amendment No. 1 Adopted in Registration and Regulation Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Registration and Regulation Committee; 017-000-001
 - 05-03-10 H Placed on Calendar 2nd Reading Short Debate
 - 05-04-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
 - 05-04-11 H House Amendment No. 2 Filed with Clerk by Rep. Daniel J. Burke
 - H House Amendment No. 2 Referred to Rules Committee
 - 05-04-12 H House Amendment No. 2 Recommends Be Adopted Rules Committee; 003-001-000
 - H Added Co-Sponsor Rep. Bill Mitchell
 - H Added Co-Sponsor Rep. Patrick J Verschoore
 - H House Amendment No. 2 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-04-13 H Third Reading Short Debate Passed 116-000-000
 - 05-04-14 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 15, 2005
 - S Chief Senate Sponsor Sen. Martin A. Sandoval
 - 05-04-15 S First Reading
 - S Referred to Rules
 - 05-04-21 S Assigned to Licensed Activities
 - 05-05-03 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Martin A. Sandoval
 - S Senate Committee Amendment No. 1 Referred to Rules
 - S Senate Committee Amendment No. 1 Rules Refers to Licensed Activities
 - 05-05-04 S Added as Alternate Co-Sponsor Sen. Antonio Munoz
 - S Senate Committee Amendment No. 1 Adopted
 - 05-05-05 S Do Pass as Amended Licensed Activities; 007-000-000
 - S Placed on Calendar Order of 2nd Reading May 10, 2005
 - 05-05-10 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 11, 2005
 - 05-05-12 S Third Reading Passed; 055-000-000
 - H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
 - 05-05-17 H Senate Committee Amendment No. 1 Motion Filed Concur Rep. Daniel J. Burke
 - H Senate Committee Amendment No. 1 Motion to Concur Referred to Rules Committee

- 05-05-23 H Senate Committee Amendment No. 1 Motion to Concur Referred to Registration and Regulation Committee
- 05-05-24 H Senate Committee Amendment No. 1 Motion to Concur Recommends be Adopted Registration and Regulation Committee; 017-000-000
- 05-05-27 H Senate Committee Amendment No. 1 House Concurs 115-000-001
 - H Passed Both Houses
- 05-06-24 H Sent to the Governor
- 05-07-29 H Governor Approved
 - H Effective Date January 1, 2006
 - H Public Act 94-0367

HB-1446 BAILEY.

 425
 ILCS
 55/Act title

 425
 ILCS
 55/0.01
 from Ch. 111 1/2, par. 3500

 425
 ILCS
 55/1
 from Ch. 111 1/2, par. 3501

 425
 ILCS
 55/1.5 new
 from Ch. 111 1/2, par. 3503

 425
 ILCS
 55/3
 from Ch. 111 1/2, par. 3503

Amends the Public Building Egress Act. Changes the short title of the Act to the Emergency Egress Act. Provides that the Act shall apply to all buildings (rather than all public buildings). Requires doors serving a room or area with an occupant load of 50 or more in any building, to swing in the direction of egress travel (rather than swing upon their hinges and be constructed so that the doors shall open outward). Requires stairwell enclosures in buildings serving more than 4 stories to comply with one of the following requirements: (1) no stairwell enclosure door shall be locked at any time; or (2) stairwell enclosure doors that are locked shall be equipped with an electronic lock release system that is activated upon loss of power. Provides that stairwell enclosure doors at the main egress level of the building shall remain unlocked from the stairwell enclosure side at all times. Provides that building owners who lock stairwell enclosure doors shall comply with specific requirements during the time necessary to install a lock release system and two-way communication system. Limits the concurrent exercise of home rule powers.

NOTE(S) THAT MAY APPLY: Home Rule

- 05-02-10 H Filed with the Clerk by Rep. Patricia Bailey
 - H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to State Government Administration Committee
- 05-03-02 H Tabled By Sponsor Rep. Patricia Bailey

HB-1447 DANIELS-POE-BELLOCK-LYONS, EILEEN-FROEHLICH, CHAPA LAVIA, COULSON, KRAUSE, MULLIGAN, MATHIAS, CHURCHILL AND PRITCHARD.

20 ILCS 1705/54 from Ch. 91 1/2, par. 100-54

Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that the Department may perform certain acts for the development of rates for the purchase of feefor-service care. Adds persons with mental illness and substance abuse as persons the Department may develop the rates for. Provides that in setting rates the Department should consider market factors such as those published by the United States Department of Labor, Bureau of Labor Statistics. Authorizes the Department to contract with an independent consulting firm for certain studies of reimbursement rates to service providers. Provides that the Department shall establish and promulgate a policy that precludes applicability of income offsets in rate calculation or payment processes (now, establish and promulgate a policy regarding applicability of these offsets). Makes other changes. Effective July 1, 2005.

PENSION NOTE (Commission on Gov't Forecasting and Accountability)

House Bill 1447 would not impact any public pension fund or retirement system in Illinois.

STATE DEBT IMPACT NOTE (Commission on Gov't Forecasting and Accountability)

House Bill 1447 would not change the amount of authorization for any type of Stateissued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

LAND CONVEYANCE APPRAISAL NOTE (Department of Transportation)

As there are no parcels of land being conveyed in House Bill 1447, there are no appraisals to be filed by the Department of Transportation.

STATE MANDATES FISCAL NOTE (Department of Commerce & Econ Opportunity) Does not create a State Mandate under the State Mandates Act. HOME RULE NOTE (Department of Commerce & Econ Opportunity) Does not pre-empt home rule authority. HOUSING AFFORDABILITY IMPACT NOTE (Housing Development Authority) No fiscal effect on a single-family residence. FISCAL NOTE (Department of Human Services) House Bill 1447 has a fiscal impact of \$90 to \$100 million. JUDICIAL NOTE (Admin Office of the Illinois Courts) Would neither increase nor decrease the number of judges needed in the state. CORRECTIONAL NOTE (Dept of Corrections) Corrections population impact: None, Fiscal impact: None, FISCAL NOTE (Dept of Corrections) Corrections population impact: None. Fiscal impact: None. BALANCED BUDGET NOTE (Office of Management and Budget) Based on data provided by the Department of Human Services, the Department indicates that this legislation will cost approximately \$100 million and is solely due to the exclusion of revenue offsets. These funds are not included in the current budget proposal and no associated increase in state revenue or decrease in other appropriations has been proposed. NOTE(S) THAT MAY APPLY: Fiscal 05-02-10 H Filed with the Clerk by Rep. Lee A. Daniels H Chief Co-Sponsor Rep. Raymond Poe H Chief Co-Sponsor Rep. Patricia R. Bellock H Chief Co-Sponsor Rep. Eileen Lyons H First Reading H Referred to Rules Committee 05-02-16 H Assigned to Developmental Disabilities and Mental Illness Committee H Added Chief Co-Sponsor Rep. Paul D. Froehlich 05-03-03 H Do Pass / Short Debate Developmental Disabilities and Mental Illness Committee; 007-000-000 H Placed on Calendar 2nd Reading - Short Debate H Added Co-Sponsor Rep. Linda Chapa LaVia 05-03-08 H Fiscal Note Requested by Rep. Gary Hannig 05-03-09 H Fiscal Note Requested by Rep. Lovana Jones H State Mandates Fiscal Note Requested by Rep. Lovana Jones H Balanced Budget Note Requested by Rep. Lovana Jones H Correctional Note Requested by Rep. Lovana Jones H Home Rule Note Requested by Rep. Lovana Jones H Housing Affordability Impact Note Requested by Rep. Lovana Jones H Judicial Note Requested by Rep. Lovana Jones H Land Conveyance Appraisal Note Requested by Rep. Lovana Jones H Pension Note Requested by Rep. Lovana Jones H State Debt Impact Note Requested by Rep. Lovana Jones 05-03-16 H Pension Note Filed H State Debt Impact Note Filed 05-03-17 H Land Conveyance Appraisal Note Filed H State Mandates Fiscal Note Filed H Home Rule Note Filed H Housing Affordability Impact Note Filed 05-03-18 H Fiscal Note Filed 05-03-28 H Judicial Note Filed 05-04-05 H Correctional Note Filed H Fiscal Note Filed 05-04-06 H Balanced Budget Note Filed 05-04-07 H Added Co-Sponsor Rep. Elizabeth Coulson H Added Co-Sponsor Rep. Carolyn H. Krause H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate

05-04-11 H Third Reading - Short Debate - Passed 111-000-000 H Added Co-Sponsor Rep. Rosemary Mulligan

- H Added Co-Sponsor Rep. Sidney H. Mathias
- H Added Co-Sponsor Rep. Robert W. Churchill
- S Arrive in Senate
- S Placed on Calendar Order of First Reading April 12, 2005
- 05-04-15 S Chief Senate Sponsor Sen. Kathleen L. Wojcik
- 05-04-19 S First Reading

20 ILCS 1705/11.2

- S Referred to Rules
- 05-05-04 H Added Co-Sponsor Rep. Robert W. Pritchard
- 05-05-11 S Added as Alternate Co-Sponsor Sen. John J. Cullerton

CHURCHILL-POE-BELLOCK-LYONS, EILEEN-FROEHLICH, CHAPA HB-1448 LAVIA AND PIHOS.

from Ch. 91 1/2, par. 100-11.2

Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that the Department shall maintain and operate the Bureau for Mentally Ill and Substance Abusing Children and Adolescents. Sets forth that this Bureau shall develop policies necessary to assure an integrated and comprehensive family and community based system of care for, among others, children or adolescents with mental illness and substance abuse. Sets forth other duties and obligations of the Bureau. Effective July 1, 2005.

FISCAL NOTE (Department of Human Services)

This would require the addition of a minimum of four (4) staff, as well as other lines funding, for a minimum cost of \$300,000 to ensure coordination of activities between offices.

HOUSING AFFORDABILITY IMPACT NOTE (Housing Development Authority)

- No fiscal effect on a single-family residence.
- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-02-10 H Filed with the Clerk by Rep. Lee A. Daniels
 - H Chief Co-Sponsor Rep. Raymond Poe
 - H Chief Co-Sponsor Rep. Patricia R. Bellock
 - H Chief Co-Sponsor Rep. Eileen Lyons
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-16 H Assigned to Developmental Disabilities and Mental Illness Committee
 - H Added Chief Co-Sponsor Rep. Paul D. Froehlich
 - 05-03-03 H Do Pass / Short Debate Developmental Disabilities and Mental Illness Committee; 007-000-000
 - H Placed on Calendar 2nd Reading Short Debate
 - H Added Co-Sponsor Rep. Linda Chapa LaVia
 - 05-03-08 H Fiscal Note Requested by Rep. Gary Hannig
 - 05-03-16 H Chief Sponsor Changed to Rep. Robert W. Churchill 05-03-17 H Fiscal Note Filed

 - H Housing Affordability Impact Note Filed
 - 05-04-07 H Second Reading Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate
 - H Added Co-Sponsor Rep. Sandra M. Pihos
 - 05-04-08 H Third Reading Short Debate Passed 109-000-000 S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 11, 2005
 - 05-04-15 S Chief Senate Sponsor Sen. Kathleen L. Wojcik
 - 05-04-19 S First Reading
 - S Referred to Rules
 - 05-04-21 S Assigned to Health & Human Services 05-05-06 S Rule 3-9(a) / Re-referred to Rules

 - 05-05-11 S Added as Alternate Co-Sponsor Sen. John J. Cullerton

DANIELS-POE-BELLOCK-LYONS, EILEEN AND CHAPA LAVIA. HB-1449

20 ILCS 1705/18.4

Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that a Department analysis of certain budget and funding allocations shall be reported to the Governor and General Assembly no later than April 31, 2005 or the effective date of this amendatory Act, whichever is earlier (now, no later than December). Requires the analysis to include the status of Medicaid billing for FY05 and provides that the report shall be forwarded to the Governor and General Assembly as set forth in a certain Mental Health Memorandum of Understanding. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-10 H Filed with the Clerk by Rep. Lee A. Daniels
 - H Chief Co-Sponsor Rep. Raymond Poe
 - H Chief Co-Sponsor Rep. Patricia R. Bellock
 - H Chief Co-Sponsor Rep. Eileen Lyons
 - H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Developmental Disabilities and Mental Illness Committee
- 05-03-03 H Do Pass / Short Debate Developmental Disabilities and Mental Illness Committee; 007-000-000
 - H Placed on Calendar 2nd Reading Short Debate
 - H Added Co-Sponsor Rep. Linda Chapa LaVia
- 05-04-07 H Motion Filed Rep. Lee A. Daniels; Table House Bill 1449 Pursuant to Rule 60(b)
- 05-04-08 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-04-11 H Tabled By Sponsor Rep. Lee A. Daniels

HB-1450 DANIELS-POE-BELLOCK-LYONS, EILEEN-MATHIAS, FEIGENHOLTZ, CHAPA LAVIA, RYG, JAKOBSSON, COULSON, KRAUSE, MULLIGAN, MUNSON AND LINDNER.

20 ILCS 1705/18.3

Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that the Department shall develop a recovery oriented system for delivering State-funded and Stateoriented services to persons with mental illness. Sets forth that services to persons with mental illness include impatient, outpatient, community, and office settings. Requires the Department to report to the Senate Health and Human Services Committee and the House Special Committee on Fee-for-Service Initiatives, or their successor committees, no later than January 1, 2006. Makes other changes. Effective July 1, 2005.

FISCAL NOTE (Department of Human Services)

House Bill 1450 will have a minimal fiscal impact.

FISCAL NOTE (H-AM1) (Department of Human Services)

Cost: Minimal Fiscal Impact.

HOUSE AMENDMENT NO. 2

Deletes reference to:

20 ILCS 1705/18.3

Adds reference to:

20 ILCS 1705/18.6 new

Deletes everything after the enacting clause. Further amends the Mental Health and Developmental Disabilities Administrative Act. Provides that the Department shall research and determine requirements for the development and transformation to a recovery-oriented system for delivering State-funded and State-operated services to persons with mental illness. Sets forth various agencies and entities that shall assist in this determination. Provides that by January 1, 2006, the Department shall prepare and submit a report to the Governor and to the General Assembly of findings and recommendations to transform the current system of care for persons with mental illness to a recovery-oriented system. Sets forth certain requirements for this report.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-10 H Filed with the Clerk by Rep. Lee A. Daniels

- H Chief Co-Sponsor Rep. Raymond Poe
- H Chief Co-Sponsor Rep. Patricia R. Bellock
- H Chief Co-Sponsor Rep. Eileen Lyons
- H First Reading
- H Referred to Rules Committee
- 05-02-16 H Assigned to Developmental Disabilities and Mental Illness Committee H Added Chief Co-Sponsor Rep. Sidney H. Mathias
- 05-03-02 H Added Co-Sponsor Rep. Sara Feigenholtz
- 05-03-03 H Do Pass / Short Debate Developmental Disabilities and Mental Illness

Committee; 007-000-000

- H Placed on Calendar 2nd Reading Short Debate
- H Added Co-Sponsor Rep. Linda Chapa LaVia
- H Added Co-Sponsor Rep. Kathleen A. Ryg
- H Added Co-Sponsor Rep. Naomi D. Jakobsson
- 05-03-08 H Fiscal Note Requested by Rep. Gary Hannig
- 05-03-15 H House Amendment No. 1 Filed with Clerk by Rep. Lee A. Daniels
 - H House Amendment No. 1 Referred to Rules Committee
- 05-03-18 H Fiscal Note Filed
- 05-03-21 H Fiscal Note Filed As Amended by HA 1
- 05-04-07 H Added Co-Sponsor Rep. Elizabeth Coulson
- H Added Co-Sponsor Rep. Carolyn H. Krause
- 05-04-08 H Second Reading Short Debate
 - H Held on Calendar Order of Second Reading Short Debate
- 05-04-12 H House Amendment No. 2 Filed with Clerk by Rep. Lee A. Daniels
 - H House Amendment No. 2 Referred to Rules Committee
- 05-04-13 H House Amendment No. 2 Rules Refers to Developmental Disabilities and Mental Illness Committee
- 05-04-14 H House Amendment No. 2 Recommends Be Adopted Developmental Disabilities and Mental Illness Committee; 006-000-000 H House Amendment No. 2 Adopted by Voice Vote
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-15 H Third Reading Short Debate Passed 116-000-000
 - H House Amendment No. 1 Tabled Pursuant to Rule 40(a)
 - H Added Co-Sponsor Rep. Rosemary Mulligan
 - H Added Co-Sponsor Rep. Ruth Munson
 - H Added Co-Sponsor Rep. Patricia Reid Lindner
 - S Arrive in Senate
 - S Placed on Calendar Order of First Reading April 19, 2005
- 05-05-26 S Chief Senate Sponsor Sen. Pamela J. Althoff
 - S First Reading
 - S Referred to Rules

HB-1451 CHURCHILL-POE-BELLOCK-LYONS, EILEEN-MATHIAS, CHAPA LAVIA, COULSON, KRAUSE AND DANIELS.

20 ILCS 1705/15.3

from Ch. 91 1/2, par. 100-15.3

Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that "community mental health services and programs", for purposes of meeting minimum standards, includes peer support, residential support services, assertive community treatment, skill development, vocational training, residential supports for children and adults, and transportation. Effective July 1, 2005.

PENSION NOTE (Commission on Gov't Forecasting and Accountability)

House Bill 1451 would not impact any public pension fund or retirement system in Illinois.

STATE DEBT IMPACT NOTE (Commission on Gov't Forecasting and Accountability)

House Bill 1451 would not change the amount of authorization for any type of Stateissued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

STATE MANDATES FISCAL NOTE (Department of Commerce & Econ Opportunity) Does not create a State Mandate under the State Mandates Act.

HOME RULE NOTE (Department of Commerce & Econ Opportunity)

Does not pre-empt home rule authority.

FISCAL NOTE (Department of Human Services)

Cost: Up to \$30 million

JUDICIAL NOTE (Admin Office of the Illinois Courts)

Would neither increase nor decrease the number of judges needed in the state.

FISCAL NOTE (Dept of Corrections)

Corrections Population Impact: None; Fiscal Impact: None.

LAND CONVEYANCE APPRAISAL NOTE (Department of Transportation)

As there are no parcels of land being conveyed in this bill, there are no appraisals to be filed by the Department of Transportation.

BALANCED BUDGET NOTE (Office of Management and Budget) No associated increase in state revenue or decrease in other appropriations has been proposed. Therefore, it is the Governor's Office of Management and Budget's assessment that this legislation will significantly adversely impact the state budget, The total fiscal impact is estimated to be about \$30 million or more. NOTE(S) THAT MAY APPLY: Fiscal 05-02-10 H Filed with the Clerk by Rep. Lee A. Daniels H Chief Co-Sponsor Rep. Raymond Poe H Chief Co-Sponsor Rep. Patricia R. Bellock H Chief Co-Sponsor Rep. Eileen Lyons H First Reading H Referred to Rules Committee 05-02-16 H Assigned to Developmental Disabilities and Mental Illness Committee H Added Chief Co-Sponsor Rep. Sidney H. Mathias 05-03-03 H Do Pass / Short Debate Developmental Disabilities and Mental Illness Committee; 007-000-000 H Placed on Calendar 2nd Reading - Short Debate H Added Co-Sponsor Rep. Linda Chapa LaVia 05-03-08 H Fiscal Note Requested by Rep. Gary Hannig 05-03-09 H Fiscal Note Requested by Rep. Lovana Jones H State Mandates Fiscal Note Requested by Rep. Lovana Jones H Balanced Budget Note Requested by Rep. Lovana Jones H Correctional Note Requested by Rep. Lovana Jones H Home Rule Note Requested by Rep. Lovana Jones H Housing Affordability Impact Note Requested by Rep. Lovana Jones H Judicial Note Requested by Rep. Lovana Jones H Land Conveyance Appraisal Note Requested by Rep. Lovana Jones H Pension Note Requested by Rep. Lovana Jones H State Debt Impact Note Requested by Rep. Lovana Jones 05-03-16 H Pension Note Filed H State Debt Impact Note Filed H Chief Sponsor Changed to Rep. Robert W. Churchill 05-03-17 H State Mandates Fiscal Note Filed H Home Rule Note Filed 05-03-21 H Fiscal Note Filed 05-03-28 H Judicial Note Filed 05-03-30 H Fiscal Note Filed 05-04-05 H Land Conveyance Appraisal Note Filed 05-04-06 H Balanced Budget Note Filed H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate 05-04-07 H Added Co-Sponsor Rep. Elizabeth Coulson H Added Co-Sponsor Rep. Carolyn H. Krause H Added Co-Sponsor Rep. Lee A. Daniels 05-04-11 H Third Reading - Short Debate - Passed 110-001-000 S Arrive in Senate S Placed on Calendar Order of First Reading April 12, 2005 05-04-15 S Chief Senate Sponsor Sen. Kathleen L. Wojcik 05-04-19 S First Reading S Referred to Rules 05-04-21 S Assigned to Health & Human Services 05-05-06 S Rule 3-9(a) / Re-referred to Rules 05-05-11 S Added as Alternate Co-Sponsor Sen. John J. Cullerton

HB-1452 DANIELS-POE-BELLOCK-LYONS, EILEEN AND CHAPA LAVIA.

20 ILCS 1705/72 new

30 ILCS 105/5.640 new

Amends the Mental Health and Developmental Disabilities Administration Act. Creates the Consumer Advance and Expense Reimbursement Fund. Provides that the Fund shall be used for advancing money for and reimbursing travel expenses in connection with consumers designated by legislators or the Department to participate in Department or legislative work groups, task forces, panel discussions, workshops, or legislative hearings. Provides that transfers shall be made into the Fund, as necessary, upon order of the Director from any applicable appropriation to the Department for travel expenses. Sets forth other provisions for the operation of the Fund. Amends the State Finance Act to create the Fund. Effective July 1, 2005.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Reinserts the provisions of the bill as introduced. Provides that repayments of advances "for which expenses were not incurred" shall be deposited into the fund (previously repayments of advances shall be deposited into the fund). Provides that the Department shall adopt rules to implement and administer the Fund by January 30, 2006. Provides that these rules shall include provisions that the expenses will be incurred only if and to the extent that expenses are authorized. Requires the Department rules to include an income means test for consumers to be eligible for expense advance or reimbursement. Provides that the Section is repealed on January 1, 2009. Effective July 1, 2005.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-10 H Filed with the Clerk by Rep. Lee A. Daniels

H Chief Co-Sponsor Rep. Raymond Poe

H Chief Co-Sponsor Rep. Patricia R. Bellock

H Chief Co-Sponsor Rep. Eileen Lyons

H First Reading

H Referred to Rules Committee

- 05-02-16 H Assigned to Developmental Disabilities and Mental Illness Committee
- 05-03-03 H Added Co-Sponsor Rep. Linda Chapa LaVia
- 05-03-10 H House Amendment No. 1 Filed with Clerk by Developmental Disabilities and Mental Illness Committee
 - H House Amendment No. 1 Adopted in Developmental Disabilities and Mental Illness Committee; by Voice Vote
 - H Remains in Developmental Disabilities and Mental Illness Committee H Rule 19(a) / Re-referred to Rules Committee

HB-1453 HULTGREN-BELLOCK-REITZ-PHELPS-REIS, LYONS, EILEEN, BEISER, BRADLEY, JOHN AND SOTO.

New Act

225 ILCS 60/22 225 ILCS 60/23

from Ch. 111, par. 4400-22 from Ch. 111, par. 4400-23

Creates the Woman's Right to Know Act and amends the Medical Practice Act of 1987. Provides that an abortion shall not be performed or induced unless the woman has given her voluntary and informed consent, and states guidelines for determining whether a woman's consent is voluntary and informed. Requires the Department of Public Health to publish printed materials and an informational video concerning certain prenatal services. Requires a physician to inform a woman of the existence of a medical emergency that necessitates an immediate abortion to avert her death or serious injury. Authorizes disciplinary action against a physician for a willful failure to provide a woman with certain information required under the Woman's Right to Know Act; if a physician willfully performs an abortion without first providing the woman with the information, authorizes a civil penalty of \$1,000 for a first violation and \$5,000 for a second or subsequent violation. Authorizes a State's Attorney to report to the Medical Disciplinary Board a physician's willful failure to provide a woman with such information. Effective 120 days after becoming law.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-10 H Filed with the Clerk by Rep. Randall M. Hultgren

H Chief Co-Sponsor Rep. Patricia R. Bellock

H Chief Co-Sponsor Rep. Dan Reitz

H Chief Co-Sponsor Rep. Brandon W. Phelps

H Chief Co-Sponsor Rep. David Reis

- H First Reading
- H Referred to Rules Committee
- 05-02-16 H Assigned to Health Care Availability and Access Committee
- 05-03-03 H Added Co-Sponsor Rep. Eileen Lyons
- 05-03-08 H Motion Do Pass Lost Health Care Availability and Access Committee; 005-006-000
 - H Remains in Health Care Availability and Access Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

05-04-05 H Added Co-Sponsor Rep. Daniel V. Beiser H Added Co-Sponsor Rep. John E. Bradley 05-04-12 H Added Co-Sponsor Rep. Cynthia Soto

HB-1454 FRITCHEY.

10 ILCS 5/3-5	from Ch. 46, par. 3-5
10 ILCS 5/19-1	from Ch. 46, par. 19-1
10 ILCS 5/19-2	from Ch. 46, par. 19-2
10 ILCS 5/19-5	from Ch. 46, par. 19-5
Code - Code	Specifies that confinement

Amends the Election Code. Specifies that confinement or detention in a jail or prison pending acquittal or conviction of a crime is not a disqualification for voting. Makes such confinement or detention a specified reason for absentee voting.

05-02-10 H Filed with the Clerk by Rep. John A. Fritchey

H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1455 WATSON-MITCHELL, BILL-TENHOUSE.

New Act

30 ILCS 105/5.640 new

Creates the Rapid Reduction of Asian Carp Population Pilot Program Act. Authorizes the Department of Natural Resources, subject to appropriation, to award grants to organizations that develop and implement programs to reduce the number of Asian carp in the Illinois River. Specifies how grants may be used. Repeals the Act on July 1, 2010. Amends the State Finance Act to create a special fund in the State treasury for the funding of the grants. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-10 H Filed with the Clerk by Rep. Jim Watson H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Agriculture & Conservation Committee

05-02-18 H Added Chief Co-Sponsor Rep. Bill Mitchell

05-02-24 H Added Chief Co-Sponsor Rep. Art Tenhouse

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1456 DANIELS. 210 ILCS 135/2

from Ch. 91 1/2, par. 1702

Amends the Community-Integrated Living Arrangements Licensure and Certification Act. Provides that licensed community mental health or developmental services agencies (instead of licensed community mental health or developmental services agencies "in turn") shall be required to certify to the Department of Human Services that the programs and placements provided in community-integrated living arrangements comply with the Act, the Mental Health and Developmental Disabilities Code, and applicable Department rules and regulations.

05-02-10 H Filed with the Clerk by Rep. Lee A. Daniels

H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Developmental Disabilities and Mental Illness Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1457 HANNIG-FRANKS.

30 ILCS 500/20-10

Amends the Illinois Procurement Code. Authorizes the use of a reverse auction during the competitive sealed bid process in which responsive and responsible bidders lower their bids for supplies and services. Requires that the reverse auction be in accordance with rules adopted by each chief procurement officer. Effective immediately.

HOUSE AMENDMENT NO. 1

Exempts contracts for road and construction projects and for human services items.

FISCAL NOTE (H-AM 1) (Department of Central Management Services)

The Department of Central Management Services anticipates no fiscal impact from this bill.

SENATE FLOOR AMENDMENT NO. 1

Adds reference to:

5 ILCS 420/4A-105

from Ch. 127, par. 604A-105

- 30 ILCS 500/50-13
- 30 ILCS 500/50-20

30 ILCS 608/5-5

Amends the Illinois Governmental Ethics Act. Requires that a special government agent file his or her statement of economic interests within 60 days after assuming responsibilities as a special government agent (now, within 30 days after making an ex parte communication). Further amends the Illinois Procurement Code. Prohibits all State employees from obtaining State contracts (now, those earning more than 60% of the Governor's compensation). Requires that a waiver from the prohibition against obtaining State contracts must be filed within the earlier of 60 days after it is issued or when contract performance begins, and provides that the contract is voidable if the waiver is not filed within that period. Amends the State Facilities Closure Act. Provides that the Act applies to all State facilities (now, a facility must be the primary work station for 25 or more State employees).

- NOTE(S) THAT MAY APPLY: Fiscal
 - 05-02-10 H Filed with the Clerk by Rep. Gary Hannig
 - H First Reading
 - H Referred to Rules Committee
 - 05-02-16 H Assigned to State Government Administration Committee
 - 05-03-01 H Added Chief Co-Sponsor Rep. Jack D. Franks
 - 05-03-02 H Motion to Suspend Rule 25 Prevailed
 - H House Amendment No. 1 Filed with Clerk by State Government Administration Committee
 - H House Amendment No. 1 Adopted in State Government Administration Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate State Government Administration Committee; 007-001-000
 - 05-03-03 H Placed on Calendar 2nd Reading Short Debate
 - 05-03-10 H Fiscal Note Filed As Amended by HA 1
 - 05-03-15 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-03-16 H Third Reading Short Debate Passed 064-049-000
 - 05-03-17 S Arrive in Senate
 - S Placed on Calendar Order of First Reading
 - S Chief Senate Sponsor Sen. Jeffrey M. Schoenberg
 - S First Reading
 - S Referred to Rules
 - 05-04-13 S Assigned to State Government
 - 05-04-21 S Postponed State Government
 - 05-05-05 S Do Pass State Government; 007-000-000
 - S Placed on Calendar Order of 2nd Reading May 10, 2005
 - 05-05-10 S Senate Floor Amendment No. 1 Filed with Secretary by Sen. Jeffrey M. Schoenberg
 - S Senate Floor Amendment No. 1 Referred to Rules
 - 05-05-16 S Senate Floor Amendment No. 1 Rules Refers to State Government
 - 05-05-17 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 18, 2005
 - 05-05-18 S Senate Floor Amendment No. 1 Recommend Do Adopt State Government; 005-001-002
 - S Recalled to Second Reading
 - S Senate Floor Amendment No. 1 Adopted; Schoenberg
 - S Placed on Calendar Order of 3rd Reading May 19, 2005
 - 05-05-19 S Third Reading Passed; 057-000-000
 - 05-05-20 H Arrived in House
 - H Placed on Calendar Order of Concurrence Senate Amendment(s) 1
 - 05-05-25 H Senate Floor Amendment No. 1 Motion Filed Non-Concur Rep. Gary Hannig
 - 05-05-26 H Senate Floor Amendment No. 1 House Non-Concurs

- S Secretary's Desk Non-Concurrence Senate Amendment(s) 01
- S Placed on, Calendar Order of Non-Concurrence Senate Amendment(s) 01-May 27, 2005.
- 05-05-28 S Senate Floor Amendment No. 1 Motion to Recede Filed with Secretary Sen. Jeffrey M. Schoenberg
 - S Senate Floor Amendment No. 1 Motion to Recede Referred to Rules
 - S Senate Floor Amendment No. 1 Motion to Recede Rules Referred to State Government
 - S Senate Floor Amendment No. 1 Motion To Recede Recommended Do Adopt State Government; 006-000-000
- 05-07-01 S Pursuant to Senate Rule 3-9(b) / Referred to Rules
 - S Senate Floor Amendment No. 1 Motion to Recede Referred to Rules; 3-9(b).

HB-1458 CHAPA LAVIA-MOFFITT-MCAULIFFE-VERSCHOORE-BAILEY, COULSON, MENDOZA, FRANKS, SOTO, BERRIOS AND CHAVEZ.

65 ILCS 5/10-1-16 from Ch. 24, par. 10-1-16

Amends the Illinois Municipal Code. Provides that persons who were engaged in active military or naval service of the United States for at least one year (now, at any time during certain stated periods) and who were honorably discharged shall be preferred for appointments to civil offices, positions, and places of employment in the classified service of a municipality that is subject to Division 1 of the Code. Provides that the municipality's civil service commission shall give preference points for original appointments to qualified veterans, whose names appear on any register of eligibles resulting from a civil service entrance exam, by adding 5 points to their final grade averages. Provides that qualified veterans shall be preferred for promotional civil service appointments and that the preference that the qualified veterans will receive shall be seven-tenths of one point for each 6 months or fraction thereof of active military or naval service not exceeding 30 months (now, no requirement that the service be active). Makes other changes. Effective immediately.

- 05-02-10 H Filed with the Clerk by Rep. Linda Chapa LaVia
 - H Chief Co-Sponsor Rep. Donald L. Moffitt
 - H Chief Co-Sponsor Rep. Michael P. McAuliffe
 - H Chief Co-Sponsor Rep. Patrick J Verschoore
 - H Chief Co-Sponsor Rep. Patricia Bailey
 - H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Local Government Committee
- 05-02-23 H Added Co-Sponsor Rep. Elizabeth Coulson
- 05-02-24 H Do Pass / Short Debate Local Government Committee; 008-000-000
- 05-02-25 H Placed on Calendar 2nd Reading Short Debate
- 05-03-03 H Second Reading Short Debate
- H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-10 H Added Co-Sponsor Rep. Susana A Mendoza
 - H Added Co-Sponsor Rep. Jack D. Franks
 - H Added Co-Sponsor Rep. Cynthia Soto
 - H Added Co-Sponsor Rep. Maria Antonia Berrios
 - H Added Co-Sponsor Rep. Michelle Chavez
 - H Third Reading Short Debate Passed 115-000-000
- 05-03-15 S Arrive in Senate
- S Placed on Calendar Order of First Reading March 16, 2005
- 05-03-17 S Chief Senate Sponsor Sen. Martin A. Sandoval S First Reading
 - S Flist Reading
- S Referred to Rules
- 05-04-13 S Assigned to Local Government
- 05-04-20 S Do Pass Local Government; 010-000-000
 - S Placed on Calendar Order of 2nd Reading April 21, 2005
- S Added as Alternate Co-Sponsor Sen. Pamela J. Althoff 05-05-10 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 11, 2005
- 05-05-16 S Third Reading Passed; 049-000-000
 - H Passed Both Houses

05-06-14 H Sent to the Governor

05-08-08 H Governor Approved

H Effective Date August 8, 2005

H Public Act 94-0483

HB-1459 CHAPA LAVIA-MOFFITT-MCAULIFFE-DUGAN, GORDON AND BEISER.

515 ILCS 5/20-5 from Ch. 56, par. 20-5

520 ILCS 5/3.1-2 from Ch. 61, par. 3.1-2

Amends the Fish and Aquatic Life Code and the Wildlife Code. Allows all veterans (now, only certain disabled veterans) to fish and hunt during times allowed without being required to have a license.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-10 H Filed with the Clerk by Rep. Linda Chapa LaVia

H Chief Co-Sponsor Rep. Donald L. Moffitt

H Chief Co-Sponsor Rep. Michael P. McAuliffe

H Chief Co-Sponsor Rep. Lisa M. Dugan

H Chief Co-Sponsor Rep. Jim Watson

H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Veterans Affairs Committee

05-02-18 H Remove Chief Co-Sponsor Rep. Jim Watson

05-03-10 H Added Co-Sponsor Rep. Careen M Gordon

H Rule 19(a) / Re-referred to Rules Committee

05-03-21 H Added Co-Sponsor Rep. Daniel V. Beiser

HB-1460 SULLIVAN-SACIA.

725 ILCS 5/107-14 from Ch. 38, par. 107-14

Amends the Code of Criminal Procedure of 1963. Provides that any person who fails to answer an officer's temporary questioning (after the officer identifies himself as a peace officer and demands the name and address of the person and an explanation of his or her actions) is guilty of a Class A misdemeanor. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

05-02-10 H Filed with the Clerk by Rep. Ed Sullivan, Jr.

H Chief Co-Sponsor Rep. Jim Sacia

H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1461 FLIDER.

110 ILCS 62/50 new

110 ILCS 805/3-21 from Ch. 122, par. 103-21

110 ILCS 805/3-29.3 new

Amends the Public University Energy Conservation Act and the Public Community College Act. Requires each public university and community college district to develop and implement a comprehensive plan for energy conservation at the university or community college by January 1, 2007. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

05-02-10 H Filed with the Clerk by Rep. Robert F. Flider

H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Higher Education Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1462 FLIDER.

105 ILCS 5/3A-3 from Ch. 122, par. 3A-3

Amends the School Code. Makes a technical change in a Section concerning educational service regions.

05-02-10 H Filed with the Clerk by Rep. Robert F. Flider

H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Executive Committee 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1463 FLIDER-WINTERS-CHAPA LAVIA-MOFFITT-MUNSON, BEISER, GORDON, DUGAN, WAIT AND JEFFERSON.

105 ILCS 5/26-3a	from Ch. 122, par. 26-3a
625 ILCS 5/6-107	from Ch. 95 1/2, par. 6-107
625 ILCS 5/6-108	from Ch. 95 1/2, par. 6-108
625 ILCS 5/6-201	from Ch. 95 1/2, par. 6-201
	Order and the Orbert Code D

Amends the Illinois Vehicle Code and the School Code. Provides, beginning August 1, 2005, with certain exceptions, for the cancellation of or refusal to issue a driver's license for failure of an unmarried person under 18 years of age to maintain school attendance. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes everything after the enacting clause. Amends the Illinois Vehicle Code and the School Code. Provides, beginning July 1, 2007, with certain exceptions, for the cancellation of or refusal to issue a driver's license or permit for failure of an unmarried person under 18 years of age to maintain school attendance. Provides that each school district shall establish written criteria for the school superintendent to use in determining whether a pupil's failure to attend school is the result of extraordinary circumstances of economic or medical necessity or family hardship. Provides for reinstatement of the license or permit if the person resumes school attendance or home instruction or shows that the license or permit was cancelled or denied in error. Provides that the Secretary of State shall adopt rules for implementing those provisions. Provides for quarterly notice by every local school district to the Secretary of State of the names of students no longer enrolled. Provides that the local school district shall, as soon as possible, notify the Secretary of State if a pupil previously reported as no longer enrolled returns to school. Provides that the school district shall provide the Secretary of State with the names of pupils who have returned to school after previously having been reported as dropouts. Effective immediately.

HOUSE AMENDMENT NO. 3

Adds reference to:

625 ILCS 5/6-107.1

Deletes everything after the enacting clause. Re-inserts the provisions of the amended bill, with changes and additions. Provides also for the cancellation of the license or permit of any person under 18 certified to be a chronic or habitual truant. Provides that the quarterly reports shall include the names of pupils certified to be chronic or habitual truants, those previously certified as truants who have resumed regular school attendance, and those with extraordinary circumstances, including but not limited to (rather than of) economic or medical necessity or family hardship. Provides that the quarterly report shall include the names of pupils who have re-enrolled in school after their names were dropped from the attendance rolls. Deletes language requiring the local school district to notify the Secretary of State as soon as possible if a pupil dropped from attendance rolls re-enrolls. Provides that the student must obtain and forward to the Secretary of State, on a form designated by the Secretary of State, verification by the local school board of his or her re-enrollment or return to regular school attendance. Provides that the State Board of Education shall provide to any person, upon request, a comparison of drop out rates before and after the effective date of the amendatory Act. Changes the effective date to July 1, 2007.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate

05-02-10 H Filed with the Clerk by Rep. Robert F. Flider

- H First Reading
- H Referred to Rules Committee
- 05-02-16 H Assigned to Elementary & Secondary Education Committee
- 05-03-02 H Do Pass / Short Debate Elementary & Secondary Education Committee; 019-000-000
 - H Added Chief Co-Sponsor Rep. Linda Chapa LaVia
 - H Added Chief Co-Sponsor Rep. Donald L. Moffitt
 - H Added Chief Co-Sponsor Rep. Lisa M. Dugan
 - H Added Chief Co-Sponsor Rep. Ruth Munson
 - H Chief Co-Sponsor Changed to Rep. Linda Chapa LaVia
 - H Chief Co-Sponsor Changed to Rep. Donald L. Moffitt
 - H Chief Co-Sponsor Changed to Rep. Ruth Munson

1900

	H Placed on Calendar 2nd Reading - Short Debate H Added Co-Sponsor Rep. Daniel V. Beiser H Added Co-Sponsor Rep. Careen M Gordon H House Amendment No. 1 Filed with Clerk by Rep. Robert F. Flider
05-04-06	H House Amendment No. 1 Referred to Rules Committee H House Amendment No. 1 Recommends Be Adopted Rules Committee; by Voice Vote
	H Second Reading - Short Debate
	H House Amendment No. 1 Adopted by Voice Vote
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-04-07	H Recalled to Second Reading - Short Debate
	H Held on Calendar Order of Second Reading - Short Debate
	H Added Co-Sponsor Rep. Dave Winters
05-04-12	H House Amendment No. 2 Filed with Clerk by Rep. Robert F. Flider
	H House Amendment No. 2 Referred to Rules Committee
	H Added Chief Co-Sponsor Rep. Dave Winters
	H Remove Chief Co-Sponsor Rep. Lisa M. Dugan
	H Removed Co-Sponsor Rep. Dave Winters
	H Added Co-Sponsor Rep. Lisa M. Dugan
	H House Amendment No. 3 Filed with Clerk by Rep. Dave Winters
05 04 12	H House Amendment No. 3 Referred to Rules Committee
05-04-13	H House Amendment No. 3 Recommends Be Adopted Rules Committee; 004-000-000
	H House Amendment No. 3 Adopted by Voice Vote
	H Placed on Calendar Order of 3rd Reading - Short Debate
05-04-14	H Third Reading - Short Debate - Passed 115-001-001
	H House Amendment No. 2 Tabled Pursuant to Rule 40(a)
	H Added Co-Sponsor Rep. Ronald A. Wait
05-04-15	S Arrive in Senate
	S Placed on Calendar Order of First Reading April 19, 2005
05-04-29	S Chief Senate Sponsor Sen. Frank C. Watson
	H Added Co-Sponsor Rep. Charles E. Jefferson
05-05-05	S First Reading
	S Referred to Rules

HB-1464 BROSNAHAN.

720 ILCS 5/24-3 from Ch. 38, par. 24-3

Amends the Criminal Code of 1961. Makes a technical change in a Section concerning the unlawful sale of firearms.

- 05-02-10 H Filed with the Clerk by Rep. James D. Brosnahan
 - H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1465 BROSNAHAN. 730 ILCS 150/10

from Ch. 38, par. 230

Amends the Sex Offender Registration Act. Makes a technical change in a Section concerning penalties.

- 05-02-10 H Filed with the Clerk by Rep. James D. Brosnahan
 - H First Reading
 - H Referred to Rules Committee

05-02-16 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1466 BROSNAHAN.

720 ILCS 5/11-16 from Ch. 38, par. 11-16

Amends the Criminal Code of 1961. Makes a technical change in a Section concerning the offense of pandering.

05-02-10 H Filed with the Clerk by Rep. James D. Brosnahan

H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1467 BROSNAHAN. 725 ILCS 5/100-1

from Ch. 38, par. 100-1

Amends the Code of Criminal Procedure of 1963. Makes a technical change in a Section concerning the short title Section.

05-02-10 H Filed with the Clerk by Rep. James D. Brosnahan

H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1468 CHAVEZ.

105 ILCS 5/2-3.137 new

Amends the School Code. Requires the State Board of Education to establish a program to provide financial aid to high school students to pay for the costs of enrolling in courses that prepare students to take those standardized examinations that are commonly required for college entrance.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-10 H Filed with the Clerk by Rep. Michelle Chavez

H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Elementary & Secondary Education Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1469 CHAVEZ-BAILEY-SOTO-MENDOZA, GORDON, DELGADO, BERRIOS, JEFFERSON, CHURCHILL, DANIELS, SAVIANO, MCAULIFFE, SULLIVAN, STEPHENS, ROSE, MYERS, LANG, D'AMICO, GILES, DAVIS, MONIQUE, FLOWERS, MAUTINO, REIS, MITCHELL, BILL, POE, BRAUER, LEITCH, BOST, WINTERS, TENHOUSE, PIHOS, KRAUSE, BURKE, OSTERMAN, FRANKS, YOUNGE, GRANBERG, KELLY, REITZ, MOLARO, SCHOCK, SMITH, BEISER, MCGUIRE, VERSCHOORE, RYG, MUNSON, BELLOCK, MULLIGAN, WASHINGTON, HAMOS, NEKRITZ, ACEVEDO, HOWARD, PATTERSON, LYONS, JOSEPH, BRADLEY, RICHARD, COLVIN, JAKOBSSON, MAY, DUNKIN, GRAHAM, FROEHLICH, MOFFITT, MILLNER, LYONS, EILEEN, FRITCHEY, MILLER, RITA, TURNER, COULSON, PRITCHARD, MATHIAS AND MEYER.

720 ILCS 5/Art. 10A heading new

720 ILCS 5/10A-10 new

Amends the Criminal Code of 1961. Creates the offenses of involuntary servitude, sexual servitude of a minor, and trafficking of persons for forced labor and services. Mandates restitution. Provides that the Attorney General, in cooperation with the Administrative Office of the Illinois Courts, State's Attorneys, circuit court officials, the Department of Human Services, and the Department of Public Aid shall ensure that victims of trafficking or involuntary servitude are referred to appropriate social services, federal and State public benefits programs, victim protection services and immigration assistance services, where applicable. Provides that the individual is a victim of trafficking or involuntary servitude so that the individual can qualify for a special immigrant visa and can have access to available federal benefits. Provides that the Attorney General, in consultation with the Department of Human Services, the Department of Public Aid and the Administrative Office of the Illinois Courts, shall, within 6 months after the effective date of this amendatory Act, determine and issue a report on how existing social services, public aid programs and victim protecting laws and rules respond to the needs of victims of trafficking and involuntary servitude.

HOUSE AMENDMENT NO. 1

Defines "forced labor or services" to include labor or services that are performed or provided by another person and are maintained through any scheme, plan, or pattern intending to cause or threatening to cause serious harm to any person. Provides that a "sexually-explicit

⁷²⁰ ILCS 5/10A-5 new

performance" includes a recorded or broadcast act or show including a broadcast over the Internet. Changes references from "servitude" to "involuntary servitude". Provides that subject to the availability of funds, the Department of Human Services may provide or fund emergency services and assistance to individuals who are victims of one or more offenses created by the amendatory Act. Deletes provisions that the Attorney General, in cooperation with the Administrative Office of the Illinois Courts, State's Attorneys, circuit court officials, the Department of Human Services, and the Department of Public Aid shall ensure that victims of trafficking or involuntary servitude are referred to appropriate social services, federal and State public benefits programs, victim protection services and immigration assistance services, where applicable. Deletes provisions that State's Attorneys shall refer an immigrant victim to the Attorney General for certification that the individual is a victim of trafficking or involuntary servitude so that the individual can qualify for a special immigrant visa and can have access to available federal benefits. Deletes provisions that the Attorney General, in consultation with the Department of Human Services, the Department of Public Aid and the Administrative Office of the Illinois Courts, shall, within 6 months after the effective date of this amendatory Act, determine and issue a report on how existing social services, public aid programs and victim protecting laws and rules respond to the needs of victims of trafficking and involuntary servitude.

SENATE COMMITTEE AMENDMENT NO. 1

Deletes sentencing enhancements if death results. Provides that restitution for the various violations of the provisions of the amendatory Act include the greater of (1) the gross income or value to the defendant of the victim's labor or services or (2) the value of the victim's labor as guaranteed under the Minimum Wage Law and overtime provisions of the Fair Labor Standards Act or the Minimum Wage Law, whichever is greater.

SENATE FLOOR AMENDMENT NO. 2

Adds reference to:

720 ILCS 5/10A-15 new

720 ILCS 5/10A-20 new

Provides that a person who commits the offense of involuntary servitude, involuntary servitude of a minor, or trafficking of persons for forced labor or services shall forfeit to the State of Illinois any profits or proceeds and any interest or property he or she has acquired or maintained in violation of these provisions that the sentencing court determines, after a forfeiture hearing, to have been acquired or maintained as a result of maintaining a person in involuntary servitude or participating in trafficking in persons for forced labor or services. Provides that upon conviction of a person of involuntary servitude, involuntary servitude of a minor, or trafficking in persons for forced labor or services, the court shall authorize the Attorney General to seize all property or other interest declared forfeited upon such terms and conditions as the court shall deem proper. Provides that all monies forfeited and the sale proceeds of all other property forfeited and seized under these provisions shall be distributed as follows: (1) one-half shall be divided equally among all State agencies and units of local government whose officers or employees conducted the investigation which resulted in the forfeiture; and (2) one-half shall be deposited into the Violent Crime Victims Assistance Fund and targeted to services for victims of the offenses of involuntary servitude, involuntary servitude of a minor, and trafficking of persons for forced labor or services. Provides that the Attorney General, State's Attorneys, or any law enforcement official shall certify in writing to the United States Department of Justice or other federal agency, such as the United States Department of Homeland Security, that an investigation or prosecution under Article 10A of the Code has begun and the individual who is a likely victim of a crime described in Article 10A is willing to cooperate or is cooperating with the investigation to enable the individual, if eligible under federal law, to qualify for an appropriate special immigrant visa and to access available federal benefits. Provides that cooperation with law enforcement is not required of victims of a crime described in Article 10A who are under 18 years of age. Provides that the certification shall be made available to the victim and his or her designated legal representative.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

05-02-10 H Filed with the Clerk by Rep. Michelle Chavez

H First Reading

- H Referred to Rules Committee
- 05-02-16 H Assigned to Judiciary II Criminal Law Committee
- 05-02-24 H Added Co-Sponsor Rep. Careen M Gordon
- 05-03-01 H Added Chief Co-Sponsor Rep. Patricia Bailey
- 05-03-10 H House Amendment No. 1 Filed with Clerk by Judiciary II Criminal Law

Committee

- H House Amendment No. 1 Adopted in Judiciary II Criminal Law Committee; by Voice Vote
- H Do Pass as Amended / Short Debate Judiciary II Criminal Law Committee; 016-000-000
- H Placed on Calendar 2nd Reading Short Debate 05-03-11
- 05-03-17 H Second Reading - Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-04-05 H Added Chief Co-Sponsor Rep. Cynthia Soto
 - H Added Chief Co-Sponsor Rep. Susana A Mendoza
 - H Added Co-Sponsor Rep. William Delgado
 - H Added Co-Sponsor Rep. Maria Antonia Berrios
 - H Recalled to Second Reading Short Debate

H Held on Calendar Order of Second Reading - Short Debate H Added Co-Sponsor Rep. Charles E. Jefferson 05-04-07 H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate H Added Co-Sponsor Rep. Robert W. Churchill H Added Co-Sponsor Rep. Lee A. Daniels H Added Co-Sponsor Rep. Angelo Saviano H Added Co-Sponsor Rep. Michael P. McAuliffe H Added Co-Sponsor Rep. Ed Sullivan, Jr. H Added Co-Sponsor Rep. Ron Stephens H Added Co-Sponsor Rep. Chapin Rose H Added Co-Sponsor Rep. Richard P. Myers H Added Co-Sponsor Rep. Lou Lang H Added Co-Sponsor Rep. John D'Amico H Added Co-Sponsor Rep. Calvin L. Giles H Added Co-Sponsor Rep. Monique D. Davis H Added Co-Sponsor Rep. Mary E. Flowers H Added Co-Sponsor Rep. Frank J. Mautino H Added Co-Sponsor Rep. David Reis H Added Co-Sponsor Rep. Bill Mitchell H Added Co-Sponsor Rep. Raymond Poe H Added Co-Sponsor Rep. Rich Brauer H Added Co-Sponsor Rep. David R. Leitch H Added Co-Sponsor Rep. Mike Bost H Added Co-Sponsor Rep. Dave Winters H Added Co-Sponsor Rep. Art Tenhouse H Added Co-Sponsor Rep. Sandra M. Pihos H Added Co-Sponsor Rep. Carolyn H. Krause H Added Co-Sponsor Rep. Daniel J. Burke H Added Co-Sponsor Rep. Harry Osterman H Added Co-Sponsor Rep. Jack D. Franks H Added Co-Sponsor Rep. Wyvetter H. Younge H Added Co-Sponsor Rep. Kurt M. Granberg H Added Co-Sponsor Rep. Robin Kelly H Added Co-Sponsor Rep. Dan Reitz H Added Co-Sponsor Rep. Robert F. Flider H Added Co-Sponsor Rep. Robert S. Molaro H Added Co-Sponsor Rep. Aaron Schock H Added Co-Sponsor Rep. Michael K. Smith H Added Co-Sponsor Rep. Daniel V. Beiser H Added Co-Sponsor Rep. Jack McGuire H Added Co-Sponsor Rep. Patrick J Verschoore H Added Co-Sponsor Rep. Kathleen A. Ryg H Added Co-Sponsor Rep. Ruth Munson H Added Co-Sponsor Rep. Patricia R. Bellock H Added Co-Sponsor Rep. Rosemary Mulligan H Added Co-Sponsor Rep. Eddie Washington H Added Co-Sponsor Rep. Julie Hamos

H Added Co-Sponsor Rep. Elaine Nekritz H Added Co-Sponsor Rep. Edward J. Acevedo H Added Co-Sponsor Rep. Constance A. Howard H Added Co-Sponsor Rep. Milton Patterson H Added Co-Sponsor Rep. Joseph M. Lyons H Added Co-Sponsor Rep. Richard T. Bradley H Added Co-Sponsor Rep. Marlow H. Colvin H Added Co-Sponsor Rep. Naomi D. Jakobsson H Added Co-Sponsor Rep. Karen May H Added Co-Sponsor Rep. Kenneth Dunkin H Added Co-Sponsor Rep. Deborah L. Graham H Added Co-Sponsor Rep. Paul D. Froehlich H Added Co-Sponsor Rep. Donald L. Moffitt H Added Co-Sponsor Rep. John J. Millner H Added Co-Sponsor Rep. Eileen Lyons H Added Co-Sponsor Rep. John A. Fritchey H Added Co-Sponsor Rep. David E. Miller H Added Co-Sponsor Rep. Robert Rita H Added Co-Sponsor Rep. Arthur L. Turner H Added Co-Sponsor Rep. Elizabeth Coulson H Added Co-Sponsor Rep. Robert W. Pritchard 05-04-08 H Removed from Short Debate Status Rep. Michelle Chavez H Calendar Order of 3rd Reading - Standard Debate H Third Reading - Standard Debate - Passed 108-000-001 H Added Co-Sponsor Rep. Sidney H. Mathias H Added Co-Sponsor Rep. James H. Meyer S Arrive in Senate S Placed on Calendar Order of First Reading April 11, 2005 S Chief Senate Sponsor Sen. John J. Cullerton 05-04-11 S First Reading S Referred to Rules 05-04-12 S Added as Alternate Co-Sponsor Sen. William R. Haine 05-04-13 S Assigned to Judiciary 05-04-20 S Postponed - Judiciary 05-05-02 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. John J. Cullerton S Senate Committee Amendment No. 1 Referred to Rules 05-05-03 S Senate Committee Amendment No. 1 Rules Refers to Judiciary S Senate Committee Amendment No. 1 Adopted 05-05-05 S Do Pass as Amended Judiciary; 010-000-000 S Placed on Calendar Order of 2nd Reading May 10, 2005 05-05-16 S Second Reading S Placed on Calendar Order of 3rd Reading May 17, 2005 05-05-17 S Senate Floor Amendment No. 2 Filed with Secretary by Sen. John J. Cullerton S Senate Floor Amendment No. 2 Referred to Rules S Rule 2-10 Third Reading Deadline Extended to December 31, 2005 05-05-20 S Senate Floor Amendment No. 2 Rules Refers to Judiciary 05-05-23 05-05-24 S Senate Floor Amendment No. 2 Recommend Do Adopt Judiciary; 009-000-000 05-05-26 S Recalled to Second Reading S Senate Floor Amendment No. 2 Adopted; Cullerton S Placed on Calendar Order of 3rd Reading S Added as Alternate Co-Sponsor Sen. Pamela J. Althoff S Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins S Added as Alternate Chief Co-Sponsor Sen. Iris Y. Martinez S Third Reading - Passed; 057-000-000 H Arrived in House H Placed on Calendar Order of Concurrence Senate Amendment(s) 1,2 H Senate Committee Amendment No. 1 Motion Filed Concur Rep. Michelle Chavez

- H Senate Floor Amendment No. 2 Motion Filed Concur Rep. Michelle Chavez
- H Senate Committee Amendment No. 1 Motion to Concur Referred to Rules Committee
- H Senate Floor Amendment No. 2 Motion to Concur Referred to Rules Committee
- 05-05-27 H Senate Committee Amendment No. 1 Motion to Concur Rules Referred to Judiciary II - Criminal Law Committee
 - H Senate Floor Amendment No. 2 Motion to Concur Rules Referred to Judiciary II - Criminal Law Committee
 - H Removed Co-Sponsor Rep. Robert F. Flider
 - H Senate Committee Amendment No. 1 Motion to Concur Recommends be
 - Adopted Judiciary II Criminal Law Committee; 015-001-000 H Senate Floor Amendment No. 2 Motion to Concur Recommends be Adopted Judiciary II Criminal Law Committee; 016-000-000
- 05-05-29 H Senate Committee Amendment No. 1 House Concurs 113-000-001
 - H Senate Floor Amendment No. 2 House Concurs 113-000-001
 - H Passed Both Houses
- 05-06-03 H Sent to the Governor
- 05-06-07 H Governor Approved
 - H Effective Date January 1, 2006

KRAUSE-COULSON-MATHIAS-FROEHLICH-MEYER, MCAULIFFE, HB-1470 LEITCH, HULTGREN, PIHOS, LYONS, EILEEN AND MULLIGAN.

35 ILCS 5/216 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

- 05-02-10 H Filed with the Clerk by Rep. Carolyn H. Krause
 - H Chief Co-Sponsor Rep. Elizabeth Coulson
 - H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Revenue Committee
 - H Added Chief Co-Sponsor Rep. Sidney H. Mathias
 - H Added Chief Co-Sponsor Rep. Paul D. Froehlich
- 05-02-23 H Added Co-Sponsor Rep. Michael P. McAuliffe
 - H Added Co-Sponsor Rep. David R. Leitch
 - H Added Co-Sponsor Rep. Randall M. Hultgren
 - H Added Co-Sponsor Rep. Sandra M. Pihos
 - H Added Co-Sponsor Rep. Eileen Lyons
 - H Added Co-Sponsor Rep. Rosemary Mulligan
 - H Added Chief Co-Sponsor Rep. James H. Meyer

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

BLACK-FROEHLICH-BAILEY-DUGAN AND GORDON. HB-1471

625 ILCS 5/11-501 720 ILCS 5/36-1

from Ch. 95 1/2, par. 11-501 from Ch. 38, par. 36-1

Amends the Illinois Vehicle Code and the Criminal Code of 1961. Provides that a person who drives while under the influence of alcohol, drugs, or intoxicating compounds is guilty of aggravated DUI if he or she had no valid driver's license or was not covered by liability insurance. Provides that the person's vehicle is subject to seizure and forfeiture.

CORRECTIONAL NOTE (Dept of Corrections)

The total impact of House Bill 1471 would result in an increase of 142 inmates, with additional operating costs of \$27,771,900 and construction costs of \$8,226,900 over ten vears.

NOTE(S) THAT MAY APPLY: Correctional

05-02-10 H Filed with the Clerk by Rep. William B. Black H First Reading H Referred to Rules Committee 05-02-16 H Assigned to Judiciary II - Criminal Law Committee H Added Chief Co-Sponsor Rep. Paul D. Froehlich 05-02-24 H Added Co-Sponsor Rep. Careen M Gordon 05-02-25 H Do Pass / Short Debate Judiciary II - Criminal Law Committee; 016-000-000 H Chief Co-Sponsor Rep. Patricia Bailey 05-02-28 H Placed on Calendar 2nd Reading - Short Debate 05-03-03 H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate 05-03-10 H Third Reading - Short Debate - Passed 115-000-000 05-03-15 S Arrive in Senate S Placed on Calendar Order of First Reading March 16, 2005 H Added Chief Co-Sponsor Rep. Lisa M. Dugan 05-04-07 S Chief Senate Sponsor Sen. Dan Cronin 05-04-11 S First Reading S Referred to Rules 05-04-13 S Assigned to Judiciary 05-04-15 S Added as Alternate Chief Co-Sponsor Sen. Antonio Munoz 05-04-20 S Postponed - Judiciary 05-04-28 S Added as Alternate Co-Sponsor Sen. Pamela J. Althoff 05-05-03 S Correctional Note Filed from the Illinois Department of Corrections. 05-05-04 S Added as Alternate Chief Co-Sponsor Sen. Kirk W. Dillard S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Dan Cronin S Senate Committee Amendment No. 1 Referred to Rules 05-05-05 S Do Pass Judiciary; 010-000-000 S Placed on Calendar Order of 2nd Reading May 10, 2005 05-05-11 S Second Reading S Placed on Calendar Order of 3rd Reading May 12, 2005 05-05-18 S Third Reading - Passed; 055-000-000 S Senate Committee Amendment No. 1 Tabled Pursuant to Rule 5-4(a) H Passed Both Houses 05-06-16 H Sent to the Governor 05-07-26 H Governor Approved H Effective Date January 1, 2006 H Public Act 94-0329 HB-1472 FRANKS. 815 ILCS 505/2VV new Amends the Consumer Fraud and Deceptive Business Practices Act. Requires the owner of a

movie theatre to post, for each movie shown in his or her theatre, the separate start times for the movie trailers and the actual movie.

- 05-02-10 H Filed with the Clerk by Rep. Jack D. Franks
 - H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Consumer Protection Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1473 FRANKS.

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

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

05-02-10 H Filed with the Clerk by Rep. Jack D. Franks

- H First Reading
- H Referred to Rules Committee
- 05-02-16 H Assigned to Executive Committee
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1474 DELGADO.

115 ILCS 5/4.5

115 ILCS 5/12

from Ch. 48, par. 1712

Amends the Illinois Éducational Labor Relations Act. Provides that collective bargaining between an educational employer other than a public community college district (now, any educational employer) whose territorial boundaries are coterminous with those of a city having a population in excess of 500,000 and an exclusive representative of its employees may include certain subjects. Provides that an educational employer other than a public community college district (now, any educational employer) whose territorial boundaries are coterminous with those of a city having a district (now, any educational employer) whose territorial boundaries are coterminous with those of a city having a population in excess of 500,000 shall submit a dispute or impasse with the exclusive bargaining representative over one of those subjects to the dispute resolution procedure agreed to between the parties. Effective immediately.

05-02-10 H Filed with the Clerk by Rep. William Delgado

H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1475 EDDY-MITCHELL, JERRY.

105 ILCS 5/10-20.21 from Ch. 122, par. 10-20.21

Amends the School Code. With respect to school districts other than Chicago, requires that certain contracts involving an expenditure in excess of \$25,000 or a lower amount as required by local policy (rather than \$10,000) be awarded to the lowest responsible bidder. Makes changes concerning the exceptions to this requirement, including an exception for contracts for services of corporations possessing a high degree of professional skill where ability and fitness play an important part, contracts for food services, contracts for utilities and related services when the cost is less than that offered by a local distribution company, and contracts for repair, maintenance, remodeling, renovation, or construction involving an expenditure not to exceed \$50,000 (rather than \$20,000). Effective immediately.

HOUSE AMENDMENT NO. 2

Deletes everything after the enacting clause. Reinserts the contents of the bill as introduced. Restores current law with respect to contracts for the purchase of natural gas when the cost is less than that offered by a public utility (instead of contracts for the purchase of utilities and related services when the cost is less than that offered by the local distribution company). Changes a reference from a consortia of agencies to a consortia of governmental agencies. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-10 H Filed with the Clerk by Rep. Roger L. Eddy
 - H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Elementary & Secondary Education Committee
- 05-03-02 H Do Pass / Short Debate Elementary & Secondary Education Committee; 012-003-001
- 05-03-03 H Placed on Calendar 2nd Reading Short Debate
- H Added Chief Co-Sponsor Rep. Jerry L. Mitchell
- 05-03-15 H House Amendment No. 1 Filed with Clerk by Rep. Roger L. Eddy
- H House Amendment No. 1 Referred to Rules Committee
- 05-04-08 H Second Reading Short Debate
- H Held on Calendar Order of Second Reading Short Debate
- 05-04-11 H House Amendment No. 2 Filed with Clerk by Rep. Roger L. Eddy
 - H House Amendment No. 2 Referred to Rules Committee

05-04-12 H House Amendment No. 2 Recommends Be Adopted Rules Committee; 003-001-000

- H House Amendment No. 2 Adopted by Voice Vote
- H Placed on Calendar Order of 3rd Reading Short Debate

05-04-14 H Third Reading - Short Debate - Passed 076-041-000

- H House Amendment No. 1 Tabled Pursuant to Rule 40(a)
- 05-04-15 S Arrive in Senate
- S Placed on Calendar Order of First Reading April 19, 2005
- 05-04-21 S Chief Senate Sponsor Sen. Dan Cronin
- 05-05-05 S First Reading
 - S Referred to Rules

HB-1476 COULSON AND YARBROUGH.

20 ILCS 2205/2205-15 new

Amends the Department of Public Aid Law of the Civil Administrative Code of Illinois. Provides that the Illinois Department of Public Aid, through an inter-agency agreement with the Department of Central Management Services, the Department on Aging, the Department of Public Health, and the Division of Insurance of the Department of Financial and Professional Regulation, shall: (1) coordinate each State pharmaceutical or medical assistance program with the Medicare Part D benefit so that Medicare beneficiaries who are eligible for or enrolled in State pharmaceutical or medical assistance programs maintain their current pharmaceutical coverage to the extent allowed under federal law; and (2) coordinate each State pharmaceutical or medical assistance program with Medicare Part D to maximize pharmaceutical coverage for individuals, to minimize disruption in enrollment and eligibility for State and federal programs, to minimize out-of-pocket costs for Medicare beneficiaries, and to maximize federal funding for pharmaceutical coverage. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-10 H Filed with the Clerk by Rep. Elizabeth Coulson

H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Executive Committee

05-03-01 H Added Co-Sponsor Rep. Karen A. Yarbrough

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1477 COULSON.

210 ILCS 45/3-301 from Ch. 111 1/2, par. 4153-301

Amends the Nursing Home Care Act. Provides that if the Director of Public Health determines that a facility is in violation of the Act or of any rule implementing the Act, the Director must (instead of shall) serve a notice of violation upon the licensee.

05-02-10 H Filed with the Clerk by Rep. Elizabeth Coulson

H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Human Services Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1478 PIHOS-MATHIAS.

735 ILCS 5/7-101

from Ch. 110, par. 7-101

Amends the Code of Civil Procedure. Provides that gradual elimination of nonconforming off-premises outdoor advertising signs over time, as permitted under Section 11-13-1 of the Illinois Municipal Code, shall be deemed just compensation for the signs under the Article concerning eminent domain. Provides that the right to compensation for an eminent domain taking applies to the owner or owners of any lawfully erected off-premises outdoor advertising sign that is compelled to be removed (instead of altered or removed). Effective immediately.

05-02-10 H Filed with the Clerk by Rep. Sandra M. Pihos

H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Local Government Committee

05-02-25 H Added Chief Co-Sponsor Rep. Sidney H. Mathias

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1479 PIHOS.

Appropriates \$217,300, or so much of that amount as may be necessary, from the General Revenue Fund to the Department of Commerce and Economic Opportunity for grant payments under grant agreement No. 01-128508 to the City of Oakbrook Terrace for flood control. Effective July 1, 2005.

05-02-10 H Filed with the Clerk by Rep. Sandra M. Pihos

H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Appropriations-General Services Committee

HB-1480 PHELPS-FRITCHEY-REITZ-SCHOCK-VERSCHOORE, DAVIS, WILLIAM, DUGAN, BOLAND, MCKEON, BEISER AND BRADLEY, JOHN.

820 ILCS 5/1.2 new 820 ILCS 5/1.3 new 820 ILCS 5/1.4 new 820 ILCS 5/1.5 new

Amends the Labor Dispute Act. Contains findings and a declaration. Provides that persons engaged in picketing in labor disputes may use public rights of way to apprise the public of the existence of a dispute for: "the purposes of picketing", erection of temporary signs announcing their dispute; parking at least one vehicle on the public right of way; and erection of tents or other temporary shelter for the health, welfare, personal safety, and well-being of picketers. Provides that a sign, tent, or temporary shelter may not be erected or maintained so as to obscure or otherwise physically interfere with an official traffic sign, signal, or device or to obstruct or physically interfere with the driver's view of approaching, merging, or intersecting traffic. Provides that "the burden of proof shall rest on the unit of local government making such a claim". Provides that tents or other temporary shelter covered by the new provisions shall not be larger than 300 square feet. Provides that signs, tents, or temporary shelters shall be removed at the end of each day when the picketing has ceased but that signs, tents, or temporary shelters may be maintained while individuals participating in the labor dispute are present. Prohibits blocking of fire hydrants. Requires water mains, sewers and other utilities to be accessible for maintenance and emergency repair work. Requires picketers to ensure that a reasonable walkway exists for pedestrians and others to pass by the picketing activities and make reasonable attempts to keep the area free from garbage and significant damage. Provides that the new provisions do not allow the erection of a tent or shelter on the right of way of any Class I highway. Provides that if a court determines that a sign, tent, or temporary shelter does not obscure or otherwise physically interfere with an official traffic sign, signal or device or to obstruct or physically interfere with the driver's view of approaching, merging or intersecting traffic, the unit of local government shall be liable for all costs and attorney's fees. Provides that an ordinance or resolution adopted before, on, or after the effective date of the new provisions by a unit of local government that imposes restrictions or limitations on the picketing of an employer in a manner inconsistent with this Act is invalid, and that a home rule unit may not regulate picketing.

SENATE COMMITTEE AMENDMENT NO. 1

Provides that the provisions of the bill allowing persons engaged in picketing the use of the public rights of way to apprise the public of the existence of a labor dispute shall not be construed that water mains, sewers, and other utilities are accessible for construction, maintenance, and emergency repair work.

- NOTE(S) THAT MAY APPLY: Fiscal; Home Rule; Mandate
 - 05-02-10 H Filed with the Clerk by Rep. Brandon W. Phelps H First Reading
 - II Filst Reading
 - H Referred to Rules Committee
 - 05-02-16 H Assigned to Labor Committee
 - 05-02-24 H Do Pass / Short Debate Labor Committee; 019-001-000
 - 05-02-25 H Placed on Calendar 2nd Reading Short Debate
 - 05-03-03 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
 - 05-03-10 H Added Co-Sponsor Rep. William Davis
 - H Added Chief Co-Sponsor Rep. John A. Fritchey
 - H Added Chief Co-Sponsor Rep. Dan Reitz
 - H Third Reading Short Debate Passed 111-003-000
 - H Added Chief Co-Sponsor Rep. Aaron Schock
 - H Added Chief Co-Sponsor Rep. Patrick J Verschoore
 - H Added Co-Sponsor Rep. Lisa M. Dugan
 - H Added Co-Sponsor Rep. Mike Boland
 - H Added Co-Sponsor Rep. Larry McKeon
 - 05-03-15 S Arrive in Senate
 - S Placed on Calendar Order of First Reading March 16, 2005
 - 05-03-17 S Chief Senate Sponsor Sen. Peter J. Roskam
 - S First Reading
 - S Referred to Rules
 - 05-04-13 S Assigned to Labor
 - 05-04-21 S Held in Labor
 - S Added as Alternate Chief Co-Sponsor Sen. Dave Sullivan

05-05-03 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Peter J. Roskam S Senate Committee Amendment No. 1 Referred to Rules S Senate Committee Amendment No. 1 Rules Refers to Labor 05-05-04 S Alternate Chief Sponsor Changed to Sen. Debbie DeFrancesco Halvorson S Added as Alternate Chief Co-Sponsor Sen. Peter J. Roskam S Senate Committee Amendment No. 1 Adopted 05-05-05 S Do Pass as Amended Labor; 009-000-000 S Placed on Calendar Order of 2nd Reading May 10, 2005 05-05-10 S Second Reading S Placed on Calendar Order of 3rd Reading May 11, 2005 05-05-11 S Added as Alternate Chief Co-Sponsor Sen. Martin A. Sandoval 05-05-19 S Third Reading - Passed; 040-014-001 05-05-20 H Arrived in House H Placed on Calendar Order of Concurrence Senate Amendment(s) 1 05-05-23 H Senate Committee Amendment No. 1 Motion Filed Concur Rep. Brandon W. Phelps H Senate Committee Amendment No. 1 Motion to Concur Referred to Rules Committee 05-05-24 H Senate Committee Amendment No. 1 Motion to Concur Rules Referred to Labor Committee H Senate Committee Amendment No. 1 Motion to Concur Recommends be Adopted Labor Committee; 015-002-000 05-05-27 H Added Co-Sponsor Rep. Daniel V. Beiser H Added Co-Sponsor Rep. John E. Bradley H Senate Committee Amendment No. 1 House Concurs 110-006-000 H Passed Both Houses 05-06-20 H Sent to the Governor 05-07-26 H Governor Approved H Effective Date January 1, 2006 GILES. 105 ILCS 5/3-5

HB-1481

from Ch. 122, par. 3-5

Amends the School Code. Makes a technical change in a Section concerning regional superintendents of schools.

05-02-10 H Filed with the Clerk by Rep. Calvin L. Giles

H First Reading

- H Referred to Rules Committee
- 05-02-16 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1482 DAVIS, MONIQUE.

220 ILCS 5/1-101

from Ch. 111 2/3, par. 1-101

Amends the Public Utilities Act. Makes a technical change in the short title Section.

05-02-10 H Filed with the Clerk by Rep. Monique D. Davis

- H First Reading
- H Referred to Rules Committee
- 05-02-16 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

DUGAN-FROEHLICH-MENDOZA, SOTO, KELLY, GRAHAM, PATTERSON, HB-1483 FLIDER, COLVIN, BRADLEY, RICHARD, BAILEY AND MOFFITT.

730 ILCS 5/5-6-1 from Ch. 38, par. 1005-6-1

Amends the Unified Code of Corrections. Provides that supervision is not available to a defendant charged with violating any provision of the Illinois Vehicle Code or a similar provision of a local ordinance that governs the movement of vehicles if, within the 12 months preceding the date of the defendant's arrest, the defendant has been assigned court supervision for a violation that governs the movement of vehicles under the Illinois Vehicle Code or a similar provision of a local ordinance.

HOUSE AMENDMENT NO. 1

HB-1484 to HB-1484

Provides that supervision is not available to a defendant charged with violating any provision of the Illinois Vehicle Code or a similar provision of a local ordinance that governs the movement of vehicles if, within the 12 months preceding the date of the defendant's arrest, the defendant has been assigned court supervision on 2 occasions for a violation that governs the movement of vehicles under the Illinois Vehicle Code or a similar provision of a local ordinance.

05-02-10		Filed	with	the	Clerk	by	Rep.	Lisa	М.	Dugan
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- H Chief Co-Sponsor Rep. Paul D. Froehlich
- H First Reading
- H Referred to Rules Committee
- 05-02-16 H Assigned to Judiciary II Criminal Law Committee
- 05-02-25 H Motion Do Pass Lost Judiciary II Criminal Law Committee; 005-006-003
 - H Remains in Judiciary II Criminal Law Committee
 - H Co-Sponsor Rep. Cynthia Soto
 - H Co-Sponsor Rep. Robin Kelly
 - H Co-Sponsor Rep. Deborah L. Graham
- 05-03-10 H House Amendment No. 1 Filed with Clerk by Judiciary II Criminal Law Committee
 - H House Amendment No. 1 Adopted in Judiciary II Criminal Law Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Judiciary II Criminal Law Committee; 016-000-000
- 05-03-11 H Placed on Calendar 2nd Reading Short Debate
- 05-03-15 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-16 H Added Co-Sponsor Rep. Milton Patterson
 - H Added Co-Sponsor Rep. Robert F. Flider
 - H Added Co-Sponsor Rep. Marlow H. 'Colvin
 - H Added Co-Sponsor Rep. Richard T. Bradley
 - H Added Co-Sponsor Rep. Patricia Bailey
 - H Third Reading Short Debate Passed 113-000-000

05-03-17 S Arrive in Senate

- S Placed on Calendar Order of First Reading April 6, 2005 H Added Co-Sponsor Rep. Donald L. Moffitt
- H Added Chief Co-Sponsor Rep. Susana A Mendoza
- S Chief Senate Sponsor Sen. Debbie DeFrancesco Halvorson 05-04-07
- 05-04-11 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Judiciary
- 05-04-20 S Do Pass Judiciary; 010-000-000 S Placed on Calendar Order of 2nd Reading April 21, 2005
- 05-05-10 S Second Reading
 - S Placed on Calendar Order of 3rd Reading May 11, 2005
- 05-05-17 S Added as Alternate Chief Co-Sponsor Sen. Donne E. Trotter
- 05-05-19. S Third Reading Passed; 057-000-000
 - H Passed Both Houses
- 05-06-17 H Sent to the Governor
- 05-07-26 H Governor Approved
 - H Effective Date January 1, 2006

MAUTINO AND YARBROUGH. HB-1484

105 ILCS 5/18-8.05

Amends the State aid formula provisions of the School Code. With regard to supplemental general State aid, provides that (i) for the 2005-2006 school year, the grant shall be no less than the grant for the 2002-2003 school year, (ii) for the 2006-2007 school year, the grant shall be no less than the grant for the 2002-2003 school year multiplied by 0.66, and (iii) for the 2007-2008 school year, the grant shall be no less than the grant for the 2002-2003 school year multiplied by 0.33. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

- 05-02-10 H Filed with the Clerk by Rep. Frank J. Mautino H First Reading H Referred to Rules Committee
- 05-02-16 H Assigned to Executive Committee
- 05-03-02 H Added Co-Sponsor Rep. Karen A. Yarbrough
- 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HAMOS-WINTERS-WASHINGTON-MAY-NEKRITZ, COULSON AND HB-1485 FEIGENHOLTZ.

New Act

30 ILCS 105/5.640 new

Creates the Aquatic Invasive Species Prevention Act. Provides that the Environmental Protection Agency must promulgate rules that set performance standards for ballast water discharge and the management of other vectors of aquatic invasive species introduced from ocean-going vessels into the Great Lakes. Sets forth that the Agency shall administer a permit program requiring the compliance of ocean-going vessels to the standards created by the Agency. Provides for the creation of an Aquatic Invasive Species Prevention Fund for use by the Agency for prevention, control, and reclamation efforts related to aquatic invasive species. Authorizes any person to bring a civil lawsuit for the enforcement of the provisions of the Act. Provides that the Agency shall suspend enforcement of the Act's provisions if a federal law is enacted after the effective date of the Act that requires ballast water management practices equivalent to or more restrictive than those required in the Act. Makes other changes.

HOUSE AMENDMENT NO. 1

Removes provisions that require the Attorney General to assist the Environmental Protection Agency and Department of Natural Resources in fulfilling certain research requirements under the Act.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-10 H Filed with the Clerk by Rep. Julie Hamos

- H Added Chief Co-Sponsor Rep. Dave Winters
- H Added Chief Co-Sponsor Rep. Eddie Washington
 - H Added Chief Co-Sponsor Rep. Karen May
 - H Added Chief Co-Sponsor Rep. Elaine Nekritz
 - H First Reading
- H Referred to Rules Committee
- 05-02-16 H Assigned to Environment & Energy Committee
- 05-02-24 H Added Co-Sponsor Rep. Elizabeth Coulson
- H Added Co-Sponsor Rep. Sara Feigenholtz
- 05-03-09 H House Amendment No. 1 Filed with Clerk by Environment & Energy Committee
 - H House Amendment No. 1 Adopted in Environment & Energy Committee; by Voice Vote
 - H Motion Do Pass as Amended Lost Environment & Energy Committee; 007-013-000
 - H Remains in Environment & Energy Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1486 MAUTINO.

520	ILCS	5/2.33	from	Ch.	61,	par.	2.33
520	ILCS	5/2.33a	from	Ch.	61,	par.	2.33a

Amends the Wildlife Code. Allows the use of cable restraints not powered by springs, spring poles, or mechanical devices to trap fur-bearing mammals on land with written permission from the landowner or tenant of the land. Provides that cable restraints must be visited at least once each calendar day. Provides that it is unlawful for any person to remove fur-bearing mammals from, or to move or disturb in any manner, the cable restraints owned by another person without written authorization from the owner. Allows the use of locking type cable restraints for use in water trapping. Provides that written permission is not required for water sets. Prohibits the use of cable restraints during the closed trapping season. Prohibits the use on land of cable restraints with a loop diameter exceeding 15 inches. Prohibits the use on land of cable restraints without a relaxing mechanical lock, anchor swivel, and stop device to prevent the relaxing mechanical lock from closing the noose loop to a diameter of less than 2 1/2 inches. Prohibits the use of cable restraints attached to a drag or a movable object. Makes

HB-1487 to HB-1487

other changes. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes everything after he enacting clause. Amends the Wildlife Code. Allows the use of cable restraints not powered by springs, spring poles, or mechanical devices to trap fur-bearing mammals on land with written permission from the landowner or tenant of the land. Allows the use of locking type cable restraints for use in water trapping. Provides that written permission of the owner of the land over which water is standing or flowing is not required for water sets. Prohibits the use of cable restraints during the closed trapping season. Prohibits the use on land of cable restraints with a loop diameter exceeding 15 inches. Prohibits the use on land of cable restraints without a relaxing mechanical lock, anchor swivel, and stop device to prevent the relaxing mechanical lock from closing the noose loop to a diameter of less than 2 1/2 inches. Prohibits the use of cable restraints attached to a drag or a movable object. Makes other changes. Effective immediately.

- 05-02-10 H Filed with the Clerk by Rep. Frank J. Mautino
 - H First Reading
 - H Referred to Rules Committee
- 05-02-16 H Assigned to Agriculture & Conservation Committee
- 05-02-23 H House Amendment No. 1 Filed with Clerk by Agriculture & Conservation Committee
 - H House Amendment No. 1 Adopted in Agriculture & Conservation Committee; by Voice Vote
 - H Do Pass as Amended / Short Debate Agriculture & Conservation Committee; 014-000-000
- 05-02-24 H Placed on Calendar 2nd Reading Short Debate
- 05-02-25 H Second Reading Short Debate
 - H Placed on Calendar Order of 3rd Reading Short Debate
- 05-03-10 H Third Reading Short Debate Passed 087-027-000
- 05-03-15 S Arrive in Senate
- S Placed on Calendar Order of First Reading March 16, 2005
- 05-04-06 S Chief Senate Sponsor Sen. Todd Sieben
- 05-04-11 S First Reading
- S Referred to Rules
- 05-04-13 S Assigned to Agriculture & Conservation S Added as Alternate Co-Sponsor Sen. Gary Forby S Added as Alternate Co-Sponsor Sen. John O. Jones S Added as Alternate Co-Sponsor Sen. Mike Jacobs
- 05-04-20 S Do Pass Agriculture & Conservation; 009-000-000
- S Placed on Calendar Order of 2nd Reading April 21, 2005
- 05-05-10 S Second Reading
- S Placed on Calendar Order of 3rd Reading May 11, 2005
- 05-05-16 S Third Reading Passed; 049-002-000
- H Passed Both Houses
- 05-06-14 H Sent to the Governor
- 05-08-12 H Governor Vetoed
- 05-10-19 H Placed on Calendar Total Veto October 25, 2005
- H Motion Filed Override Governor Veto Rep. Frank J. Mautino
- 05-10-26 H 3/5 Vote Required
 - H Override Governor Veto House Lost 037-074-005
- 05-11-03 H Total Veto Stands No Positive Action Taken

HB-1487 MCCARTHY-BOLAND-VERSCHOORE-GRANBERG, PHELPS, BRADLEY, JOHN AND MCGUIRE.

- 110 ILCS 805/2-1 from Ch. 122, par. 102-1
- 110 ILCS 805/2-2 from Ch. 122, par. 102-2

Amends the Public Community College Act. Provides that beginning on July 1, 2005, one of the 11 members appointed to the Illinois Community College Board by the Governor must be a faculty member at an Illinois public community college. Effective July 1, 2005.

SENATE COMMITTEE AMENDMENT NO. 1

Beginning on July 1, 2005, requires one of the members of the Illinois Community College Board appointed by the Governor to be a member of the board of trustees of a public community college district. Provides that the Board membership requirements apply only to the Illinois Community College Board and shall have no effect on the membership of the board of trustees of a community college district. Provides that no member of the Board shall hold current membership on a school board or board of trustees of a public or non-public university or technical institute (now, a public or non-public college, university, or technical institute).

- 05-02-10 H Filed with the Clerk by Rep. Kevin A. McCarthy H First Reading H Referred to Rules Committee 05-02-16 H Assigned to Higher Education Committee 05-02-24 H Do Pass / Short Debate Higher Education Committee; 012-000-000 05-02-25 H Placed on Calendar 2nd Reading - Short Debate 05-03-02 H Added Co-Sponsor Rep. Brandon W. Phelps 05-03-03 H Second Reading - Short Debate H Placed on Calendar Order of 3rd Reading - Short Debate 05-03-08 H Added Chief Co-Sponsor Rep. Mike Boland H Added Chief Co-Sponsor Rep. Patrick J Verschoore H Added Chief Co-Sponsor Rep. Kurt M. Granberg H Added Co-Sponsor Rep. John E. Bradley 05-03-10 H Added Co-Sponsor Rep. Jack McGuire H Third Reading - Short Debate - Passed 114-000-000 05-03-15 S Arrive in Senate S Placed on Calendar Order of First Reading March 16, 2005 05-04-05 S Chief Senate Sponsor Sen. Deanna Demuzio 05-04-06 S First Reading S Referred to Rules 05-04-13 S Assigned to Higher Education 05-05-04 S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Deanna Demuzio S Senate Committee Amendment No. 1 Referred to Rules S Senate Committee Amendment No. 1 Rules Refers to Higher Education S Senate Committee Amendment No. 1 Adopted 05-05-05 S Do Pass as Amended Higher Education; 010-000-000 S Placed on Calendar Order of 2nd Reading May 10, 2005 05-05-10 S Second Reading S Placed on Calendar Order of 3rd Reading May 11, 2005 05-05-16 S Added as Alternate Chief Co-Sponsor Sen. Martin A. Sandoval S Third Reading - Passed; 051-000-001 05-05-17 H Arrived in House H Placed on Calendar Order of Concurrence Senate Amendment(s) 1 05-05-23 H Senate Committee Amendment No. 1 Motion Filed Concur Rep. Kevin A. McCarthy H Senate Committee Amendment No. 1 Motion to Concur Referred to Rules Committee 05-05-24 H Senate Committee Amendment No. 1 Motion to Concur Rules Referred to Higher Education Committee
 - H Senate Committee Amendment No. 1 Motion to Concur Recommends be
 - Adopted Higher Education Committee; 010-000-000
 - 05-05-27 H Senate Committee Amendment No. 1 House Concurs 116-000-000
 - H Passed Both Houses
 - 05-06-24 H Sent to the Governor
 - 05-08-23 H Governor Vetoed
 - 05-10-19 H Placed on Calendar Total Veto October 25, 2005
 - 05-11-03 H Total Veto Stands No Positive Action Taken

HB-1488 SACIA-MILLNER-BELLOCK.

405 ILCS 5/3-606

from Ch. 91 1/2, par. 3-606

Amends the Mental Health and Developmental Disabilities Code. Provides that a peace officer may take a person into custody and transport him to a mental health facility when the peace officer has reasonable grounds to believe that the person is subject to involuntary admission and in need of immediate hospitalization (removes a requirement that the "reasonable grounds" be a result of the peace officer's personal observation). Provides that nothing in these provisions shall be interpreted to prevent (i) the filing of a petition for involuntary admission completed by the facility director or any other person or (ii) a decision by the petitioner or his or her counsel or the State's Attorney to proceed with a hearing on a petition for involuntary admission completed by someone other than the peace officer who transported the respondent to the facility. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

05-02-10 H Filed with the Clerk by Rep. Jim Sacia

H Chief Co-Sponsor Rep. John J. Millner

H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Developmental Disabilities and Mental Illness Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

05-03-15 H Added Chief Co-Sponsor Rep. Patricia R. Bellock

HB-1489 HAMOS-OSTERMAN-MULLIGAN-FEIGENHOLTZ-COULSON, NEKRITZ, MENDOZA, DUNKIN AND FLOWERS.

215 ILCS 5/356h from Ch. 73, par. 968h

Amends the Illinois Insurance Code. Prohibits an insurer from excluding a grandchild from coverage or limiting coverage solely because the grandchild is adopted. Prohibits an insurer from excluding a child or grandchild from coverage or limiting coverage solely because the child or grandchild is unmarried and 25 years of age or younger or because the child or grandchild is unmarried, 30 years of age or younger, and a full-time student. Provides that a grandchild who is in the custody of the insured pursuant to a court order or placement of adoption vesting temporary care of the grandchild in the insured is an adopted child.

05-02-10 H Filed with the Clerk by Rep. Julie Hamos

H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Insurance Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

05-04-05 H Added Co-Sponsor Rep. Harry Osterman

H Added Co-Sponsor Rep. Sara Feigenholtz

05-04-08 H Removed Co-Sponsor Rep. Harry Osterman

H Removed Co-Sponsor Rep. Sara Feigenholtz

H Added Chief Co-Sponsor Rep. Harry Osterman

H Added Chief Co-Sponsor Rep. Rosemary Mulligan

H Added Chief Co-Sponsor Rep. Sara Feigenholtz

H Added Chief Co-Sponsor Rep. Elizabeth Coulson

H Added Co-Sponsor Rep. Elaine Nekritz

H Added Co-Sponsor Rep. Susana A Mendoza

H Added Co-Sponsor Rep. Kenneth Dunkin

H Added Co-Sponsor Rep. Mary E. Flowers

HB-1490 HAMOS.

70 ILCS 3615/1.05 from Ch. 111 2/3, par. 701.05

Amends the Regional Transportation Authority Act. Makes a technical change in a Section concerning the establishment of the Authority.

05-02-10 H Filed with the Clerk by Rep. Julie Hamos

H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1491 BIGGINS.

735 ILCS 5/21-102 from Ch. 110, par. 21-102

735 ILCS 5/21-102.5 new

Amends the Code of Civil Procedure. Provides that a petition for a name change must include whether the petitioner has ever been charged with, arrested for, pled guilty or nolo contendere to, or been found to have committed a criminal offense, regardless of adjudication. Provides that, except for petitions for a name change due to marriage, the petition shall include a copy of the petitioner's fingerprints taken by law enforcement. Provides that the clerk must, upon the filing of a final judgment of a criminal offense against any petitioner for a name change, send a report of the judgment to the Department of State Police on a form to be furnished by the Department. Provides that the report must contain sufficient information to identify the petitioner including fingerprints taken by a law enforcement agency, the new name of the petitioner, and the file number of the judgment. Requires the Department of State Police to send a copy of the report to the Department of Transportation, which may be delivered by electronic transmission. Provides that, with respect to a person convicted of a felony in another state or of a federal offense, the Department of State Police must send the report to the respective state's office of law enforcement records or to the office of the Federal Bureau of Investigation. Provides that the costs from fingerprinting must be paid by the petitioner.

05-02-10 H Filed with the Clerk by Rep. Bob Biggins

H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1492 JOYCE.

40 ILCS 5/5-132

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

30 ILCS 805/8.29 new

Amends the Chicago Police Article of the Illinois Pension Code to base retirement benefits on the highest 36 months, rather than 4 years, of salary within the last 10 years of service, for persons retiring after December 31, 2005. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

05-02-10 H Filed with the Clerk by Rep. Kevin Joyce H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1493 JOYCE.

40 ILCS 5/5-167.2	from Ch. 108 1/2, par. 5-167.2
40 ILCS 5/5-167.4	from Ch. 108 1/2, par. 5-167.4
30 ILCS 805/8.29 new	· •

Amends the Chicago Police Article of the Illinois Pension Code. Increases the minimum monthly annuity payment to \$1,250 for any policeman who retired from the service before January 1, 2006, at age 50 or over with 20 or more years of service, and for any policeman who retired from service due to termination of disability and who is entitled to an annuity on January 1, 2006. Increases the minimum amount of a widow's annuity to \$1,200 per month. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension

05-02-10 H Filed with the Clerk by Rep. Kevin Joyce

H First Reading

H Referred to Rules Committee

05-02-16 H Assigned to Executive Committee

05-03-10 H Rule 19(a) / Re-referred to Rules Committee

HB-1494 JOYCE.

40 ILCS 5/5-132	from	Ch.	108	1/2,	par.	5-132
40 ILCS 5/5-148	from	Ch.	108	1/2,	par.	5-148
30 ILCS 805/8.29 new					•	

Amends the Chicago Police Article of the Illinois Pension Code to provide an increase in the retirement benefit formula. Changes the maximum annuity from 75% to 80% of average salary. Provides for 2.5% (rather than 2%) of average salary for each year of service beyond 20. Applies to persons withdrawing from service after the effective date. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

- NOTE(S) THAT MAY APPLY: Fiscal; Mandate; Pension
 - 05-02-10 H Filed with the Clerk by Rep. Kevin Joyce H First Reading
 - H Referred to Rules Committee
 - 05-02-16 H Assigned to Executive Committee
 - 05-03-10 H Rule 19(a) / Re-referred to Rules Committee

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