96TH GENERAL ASSEMBLY

State of Illinois

2009 and 2010

HB3572

Introduced 2/24/2009, by Rep. Tom Cross - Ronald A. Wait

SYNOPSIS AS INTRODUCED:

55 ILCS 5/3-6013

from Ch. 34, par. 3-6013

Amends the Counties Code. Makes a technical change in a Section concerning the duties, training, and compensation of auxiliary deputies.

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AN ACT concerning local government.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Counties Code is amended by changing Section
3-6013 as follows:

6 (55 ILCS 5/3-6013) (from Ch. 34, par. 3-6013)

3-6013. Duties, training and compensation 7 Sec. of 8 auxiliary deputies. Auxiliary deputies shall not supplement 9 members of the the regular county police department or regular 10 deputies in the performance of their assigned and normal duties, except as provided herein. Auxiliary deputies may be 11 assigned and directed by the sheriff to perform the following 12 duties in the county: 13

14 To aid or direct traffic within the county, to aid in control of natural or human made disasters, to aid in case of 15 16 civil disorder as assigned and directed by the sheriff, 17 provided, that in emergency cases which render it impractical for members of the regular county police department or regular 18 19 deputies to perform their assigned and normal duties, the 20 sheriff is hereby authorized to assign and direct auxiliary 21 perform such regular and deputies to normal duties. 22 Identification symbols worn by such auxiliary deputies shall be different and distinct from those used by members of the 23

regular county police department or regular deputies. Such auxiliary deputies shall at all times during the performance of their duties be subject to the direction and control of the sheriff of the county. Such auxiliary deputies shall not carry firearms, except with the permission of the sheriff, and only while in uniform and in the performance of their assigned duties.

8 Auxiliary deputies, prior to entering upon any of their 9 duties, shall receive a course of training in the use of 10 weapons and other police procedures as shall be appropriate in 11 the exercise of the powers conferred upon them under this 12 Division, which training and course of study shall be 13 determined and provided by the sheriff of each county utilizing auxiliary deputies, provided that, before being permitted to 14 15 carry a firearm an auxiliary deputy must have the same course 16 of training as required of peace officers in Section 2 of the 17 Peace Officer Firearm Training Act. The county authorities shall require that all auxiliary deputies be residents of the 18 19 county served by them. Prior to the appointment of any 20 auxiliary deputy his or her fingerprints shall be taken and no person shall be appointed as such auxiliary deputy if he or she 21 22 has been convicted of a felony or other crime involving moral 23 turpitude.

Auxiliary deputies may not be paid a salary, except as provided in Section 3-6036, but may be reimbursed for actual expenses incurred in performing their assigned duty. The County

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Board must approve such actual expenses and arrange for payment.

Nothing in this Division shall preclude an auxiliary deputy from holding a simultaneous appointment as an auxiliary police officer pursuant to Section 3-6-5 of the Illinois Municipal Code.

7 (Source: P.A. 94-984, eff. 6-30-06.)