



## 97TH GENERAL ASSEMBLY

### State of Illinois

2011 and 2012

HB2927

Introduced 2/23/2011, by Rep. Sidney H. Mathias

#### SYNOPSIS AS INTRODUCED:

See Index

Amends the Illinois Emergency Employment Development Act. Defines "Advisory Committee", "Department", "Director", "Employment Administrator", "service delivery area", and "Workforce Investment Act". Sets forth the powers of the Illinois Emergency Development coordinator and the uses for funds appropriated for the program. Provides that the Department of Employment Security shall publicize the program and that the Board of Higher Education and Community College Board shall review their policies to ensure that specified programs serve the needs of the economically disadvantaged. Sets forth the requirements for businesses receiving funds under the program concerning repayment. Establishes the Illinois 21st Century Workforce Development Fund Advisory Committee and provides its powers and duties. Provides how the funds shall be allocated among service delivery areas. Sets forth the powers and duties of the Employment Administrator. Provides what constitutes an eligible employer under the Act. Creates the Illinois 21st Century Workforce Development Fund. Provides that the Secretary of Human Services shall inform each applicant or recipient of the benefits of the program. Provides that the State of Illinois and other governmental units may employ unemployed or underemployed persons pursuant to this Act. Effective July 1, 2011.

LRB097 08773 HLH 48903 b

FISCAL NOTE ACT  
MAY APPLY

A BILL FOR

1 AN ACT concerning State government.

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

4 Section 5. The Illinois Emergency Employment Development  
5 Act is amended by changing Sections 2, 3, 6, 7, 9 and by adding  
6 Sections 11, 12, 13, 14, 15, 16, 17, and 18 as follows:

7 (20 ILCS 630/2) (from Ch. 48, par. 2402)

8 Sec. 2. For the purposes of this Act, the following words  
9 have the meanings ascribed to them in this Section.

10 (a) "Advisory Committee" means the 21st Century Workforce  
11 Development Fund Advisory Committee, established under the  
12 21st Century Workforce Development Fund Act.

13 (b) ~~(a)~~ "Coordinator" means the Illinois Emergency  
14 Employment Development Coordinator appointed under Section 3.

15 (c) "Department" means the Illinois Department of Commerce  
16 and Economic Opportunity.

17 (d) "Director" means the Director of Commerce and Economic  
18 Opportunity.

19 (e) ~~(b)~~ "Eligible business" means a for-profit business.

20 (f) ~~(c)~~ "Eligible employer" means an eligible nonprofit  
21 agency, or an eligible business.

22 (g) ~~(d)~~ "Eligible job applicant" means a person who:

23 A. (1) has been a resident of this State for at least

1 one year; and (2) is unemployed; and (3) is not receiving  
2 and is not qualified to receive unemployment compensation  
3 or workers' compensation; and (4) is determined by the  
4 employment administrator to be likely to be available for  
5 employment by an eligible employer for the duration of the  
6 job; or

7 B. is otherwise eligible for services under the Job  
8 Training Partnership Act (29 USCA 1501 et seq.).

9 In addition, a farmer who resides in a county qualified  
10 under Federal Disaster Relief and who can demonstrate severe  
11 financial need may be considered unemployed under this  
12 subsection.

13 (h) ~~(e)~~ "Eligible nonprofit agency" means an organization  
14 exempt from taxation under the Internal Revenue Code of 1954,  
15 Section 501(c)(3).

16 (i) ~~(f)~~ "Employment administrator" means the  
17 administrative entity designated by the Coordinator, and  
18 approved by the Advisory Committee, to administer the  
19 provisions of this Act in each service delivery area. With  
20 approval of the Advisory Committee, the Coordinator may  
21 designate an administrative entity authorized under the  
22 Workforce Investment Act or private, public, or non-profit  
23 entities that have proven effectiveness in providing training,  
24 workforce development, and job placement services to  
25 low-income individuals ~~Manager of the Department of Commerce~~  
26 ~~and Economic Opportunity Job Training Programs Division or his~~

1 ~~or her designee.~~

2 (j) ~~(g)~~ "Household" means a group of persons living at the  
3 same residence consisting of, at a maximum, spouses and the  
4 minor children of each.

5 (k) ~~(h)~~ "Program" means the Illinois Emergency Employment  
6 Development Program created by this Act consisting of temporary  
7 work relief projects in nonprofit agencies and new job creation  
8 in the private sector.

9 (l) ~~(i)~~ "Service Delivery Area" means that unit or units of  
10 local government designated by the Governor pursuant to Title  
11 I, Part A, Section 102 of the Job Training Partnership Act (29  
12 USCA et seq.).

13 (m) ~~(j)~~ "Excess unemployed" means the number of unemployed  
14 in excess of 6.5% of the service delivery area population.

15 (n) ~~(k)~~ "Private industry council" means governing body of  
16 each service delivery area created pursuant to Title I, Section  
17 102 of the Job Training Partnership Act (29 USC 1501 et seq.).

18 (o) "Service delivery area" means an area designated as a  
19 Local Workforce Investment Area by the State.

20 (p) "Workforce Investment Act" means the federal Workforce  
21 Investment Act of 1998, any amendments to that Act, and any  
22 other applicable federal statutes.

23 (Source: P.A. 94-793, eff. 5-19-06.)

24 (20 ILCS 630/3) (from Ch. 48, par. 2403)

25 Sec. 3. (a) The governor may appoint an Illinois Emergency

1 Employment Development Coordinator to administer the  
2 provisions of this Act. The coordinator shall be within the  
3 Department of Commerce and Economic Opportunity, but shall be  
4 responsible directly to the governor. The coordinator shall  
5 have the powers necessary to carry out the purpose of the  
6 program.

7 (b) The coordinator shall:

8 (1) recommend one or more Employment Administrators  
9 for each service delivery area for approval by the Advisory  
10 Committee, with recommendations based on the demonstrated  
11 ability of the Employment Administrator to identify and  
12 address local needs ~~Coordinate the Program with other State~~  
13 ~~agencies;~~

14 (2) enter into a contract with one or more Employment  
15 Administrators in each service delivery area ~~Coordinate~~  
16 ~~administration of the program with the general assistance~~  
17 ~~program;~~

18 (3) assist the Employment Administrator in developing  
19 a satisfactory plan if an Employment Administrator submits  
20 one that does not conform to program requirements ~~Set~~  
21 ~~policy regarding disbursement of program funds; and~~

22 (4) convene and provide staff support to the Advisory  
23 Committee;

24 (5) coordinate the program with other State agencies  
25 and services including public benefits and workforce  
26 programs for unemployed individuals; and ~~Perform general~~

1 ~~program marketing and monitoring functions.~~

2 (6) perform general program marketing and monitoring  
3 functions.

4 (c) The coordinator shall administer the program within the  
5 Department of Commerce and Economic Opportunity. The Director  
6 of Commerce and Economic Opportunity shall provide  
7 administrative support services to the coordinator for the  
8 purposes of the program.

9 (d) The coordinator shall report to the Governor, the  
10 Advisory Committee, Illinois Job Training Coordinating Council  
11 and the General Assembly on a quarterly basis concerning (1)  
12 the number of persons employed under the program; (2) the  
13 number and type of employers under the program; (3) the amount  
14 of money spent in each service delivery area for wages for each  
15 type of employment and each type of other expenses; (4) the  
16 number of persons who have completed participation in the  
17 program and their current employment, educational or training  
18 status; ~~and~~ (5) any information requested by the General  
19 Assembly, the Advisory Committee, or governor or deemed  
20 pertinent by the coordinator; and (6) any identified violations  
21 of this Act and actions taken. Each report shall include  
22 cumulative information, as well as information for each  
23 quarter.

24 (e) Rules. The Director of Commerce and Economic  
25 Opportunity, with the advice of the coordinator, shall adopt  
26 rules for the administration and enforcement of this Act.

1 (Source: P.A. 96-995, eff. 1-1-11.)

2 (20 ILCS 630/6) (from Ch. 48, par. 2406)

3 Sec. 6. Funds appropriated for the purposes of the program  
4 shall not exceed \$10 million per fiscal year.

5 Funds appropriated for the purposes of the program may be  
6 used as follows:

7 (a) To provide a State contribution for wages and fringe  
8 benefits for eligible job applicants for a maximum of 1,040  
9 hours over a maximum period of 52 ~~26~~ weeks per job applicant.  
10 ~~For eligible job applicants participating in a job training~~  
11 ~~program, the State contribution for wages may be used for a~~  
12 ~~maximum period of 52 weeks per job applicant. The minimum~~  
13 ~~allowable hourly wage for job applicants employed in this~~  
14 ~~program shall not be below 120% of the current State minimum~~  
15 ~~wage rate. At least 75% of the funds appropriated for the~~  
16 ~~program must be used to pay wages and fringe benefits for~~  
17 ~~eligible job applicants. State contribution amounts are as~~  
18 ~~follows:~~

19 (1) For for-profit business employers, the ~~The~~ State  
20 contribution for wages shall be 50% of the minimum  
21 allowable hourly wage ~~wages up to a maximum of \$4 per hour~~  
22 for each eligible job applicant employed. The State  
23 contribution for fringe benefits may be up to 25% of the  
24 State wage contribution ~~\$1~~ per hour for each eligible job  
25 applicant employed. The employer must match wages in an

1 amount equal to or greater than the State contribution for  
2 this program. Employers are responsible for the remaining  
3 costs of any benefits provided and other employment related  
4 costs. The ~~However, the~~ employer may use funds from other  
5 sources to provide increased wages and benefits to the  
6 applicants it employs. ~~During the first fiscal year in~~  
7 ~~which the program is in effect, at least 75% of the funds~~  
8 ~~appropriated for the program must be used to pay wages for~~  
9 ~~eligible job applicants. During each subsequent fiscal~~  
10 ~~year in which the program is in effect, at least 85% of the~~  
11 ~~funds appropriated for the program must be used to pay~~  
12 ~~wages for eligible job applicants;~~

13 (2) For non-profit and government employers  
14 participating in this program as part of a work-relief  
15 project, the State contribution for wages shall be 75% of  
16 the minimum allowable hourly wage for each eligible job  
17 applicant employed. The State contribution for fringe  
18 benefits may be up to 25% of the state wage contribution  
19 per hour for each eligible job applicant employed. The  
20 employer must match wages in an amount equal to or greater  
21 than the State contribution for this program. The State  
22 contribution may be used to provide workers' compensation  
23 coverage to applicants employed by government or  
24 non-profit agencies under this Act. Employers are  
25 responsible for the remaining costs of any benefits. The  
26 employer may use funds from other sources to provide

1 increased wages and benefits to the applicants it employs.

2 (b) To provide child care services or subsidies or other  
3 supportive services necessary to maintain employment to  
4 applicants employed under the program;

5 (c) To provide workers' compensation coverage to  
6 applicants employed by nonprofit agencies under the program;

7 (d) To provide job search assistance, labor market  
8 orientation, job seeking and work readiness skills, and  
9 referral for other services;

10 (e) To purchase supplies and materials for projects  
11 creating permanent improvements to public property in an amount  
12 not to exceed one percent of the funds appropriated; and -

13 (f) To reimburse the Department in an amount not to exceed  
14 1% of the funds appropriated for the actual cost of  
15 administering this Act, and to reimburse the Employment  
16 Administrators in an amount not to exceed 4.5% of the funds  
17 allocated to them for their actual cost of administering this  
18 Act. The Director and the Employment Administrators shall  
19 leverage funds from other sources to cover the administrative  
20 costs of this program whenever possible.

21 The Employment Administrator of each service delivery area  
22 shall submit to the Coordinator a spending plan establishing  
23 that funds allocated to the service delivery area will be used  
24 within one year after the effective date, in the manner  
25 required by this Act. Any funds allocated to a service delivery  
26 area for which there is no spending plan approved by the

1 Coordinator shall be returned to the Department and may be  
2 reallocated by the Coordinator to other Employment  
3 Administrators.

4 (Source: P.A. 84-792.)

5 (20 ILCS 630/7) (from Ch. 48, par. 2407)

6 Sec. 7. (a) The Department of Employment Security ~~Commerce~~  
7 ~~and Economic Opportunity~~ shall publicize the program and shall  
8 provide staff assistance as requested by employment  
9 administrators in ~~the screening of businesses and~~ the  
10 collection of data.

11 (b) The Director of Children and Family Services shall  
12 provide to each employment administrator lists of currently  
13 licensed local day care facilities, updated quarterly, to be  
14 available to all persons employed under the program.

15 (c) The Secretary of Human Services shall take all steps  
16 necessary to inform each applicant for public aid of the  
17 availability of the program.

18 (d) The Board of Higher Education and the Community College  
19 Board shall review their policies for post-secondary  
20 vocational education to ensure that the programs serve the  
21 training needs of economically disadvantaged persons.  
22 Education programs shall attempt to provide training that will  
23 help individuals to obtain and retain employment. The training  
24 may include customized short-term training, basic skills  
25 training, programs to develop work habits, and other services

1 designed for eligible job applicants and persons employed under  
2 this Act. Examples of education programs include, but are not  
3 limited to, adult vocational programs, adult basic or  
4 continuing education, area vocational-technical institutes,  
5 colleges, secondary education programs, and private and  
6 proprietary schools.

7 (Source: P.A. 94-793, eff. 5-19-06.)

8 (20 ILCS 630/9) (from Ch. 48, par. 2409)

9 Sec. 9. (a) Eligible businesses. A business employer is an  
10 eligible employer if it enters into a written contract, signed  
11 and subscribed to under oath, with the employment administrator  
12 for its service delivery area containing assurances that:

13 (1) funds received by a business shall be used only as  
14 permitted under the program;

15 (2) the business has submitted a plan to the employment  
16 administrator (1) describing the duties and proposed  
17 compensation of each employee proposed to be hired under the  
18 program; and (2) demonstrating that with the funds provided  
19 under the program the business is likely to succeed and  
20 continue to employ persons hired under the program;

21 (3) the business will use funds exclusively for  
22 compensation and fringe benefits of eligible job applicants and  
23 will provide employees hired with these funds with fringe  
24 benefits and other terms and conditions of employment  
25 comparable to those provided to other employees of the business

1 who do comparable work;

2 (4) the funds are necessary to allow the business to begin,  
3 or to employ additional people, but not to fill positions which  
4 would be filled even in the absence of funds from this program;

5 (5) the business will cooperate with the coordinator in  
6 collecting data to assess the result of the program; and

7 (6) the business is in compliance with all applicable  
8 affirmative action, fair labor, health, safety, and  
9 environmental standards.

10 (b) In allocating funds among eligible businesses, the  
11 employment administrator shall give priority to businesses  
12 which best satisfy the following criteria:

13 (1) have a high potential for growth and long-term job  
14 creation;

15 (2) are labor intensive;

16 (3) make high use of local and State resources;

17 (4) are under ownership of women and minorities;

18 (5) have their primary places of business in the State; and

19 (6) intend to continue the employment of the eligible  
20 applicant for at least 6 months of unsubsidized employment.

21 (c) If the eligible employee remains employed for 6 months  
22 of unsubsidized employment, his employer may apply for a bonus  
23 equal to 1/6 of the subsidy provided to the employer for that  
24 employee under this Act.

25 (d) A business receiving funds under this program shall  
26 repay 70% of the amount received for each eligible job

1 applicant employed who does not continue in the employment of  
2 the business beyond the 6-month subsidized period. If the  
3 employee continues in the employment of the business for one  
4 year or longer after the 6-month subsidized period, the  
5 business need not repay any of the funds received for that  
6 employee's wages and fringe benefits. If the employee continues  
7 in the employment of the business for a period of less than one  
8 year after the expiration of the 6-month subsidized period, the  
9 business shall receive a proportional reduction in the amount  
10 it must repay. If an employer dismisses an employee for good  
11 cause and works in good faith with the Employment Administrator  
12 to employ and train another person referred by the Employment  
13 Administrator, the payback formula shall apply as if the  
14 original person had continued in employment. A repayment  
15 schedule shall be negotiated and agreed to by the Employment  
16 Administrator and the business prior to the disbursement of the  
17 funds and is subject to renegotiation. The Employment  
18 Administrator shall forward payments received under this  
19 subdivision to the Coordinator on a monthly basis. The  
20 Coordinator shall deposit these payments into the Illinois 21st  
21 Century Workforce Development Fund.

22 (Source: P.A. 84-1399.)

23 (20 ILCS 630/11 new)

24 Sec. 11. Illinois 21st Century Workforce Development Fund  
25 Advisory Committee.

1       (a) The 21st Century Workforce Development Fund Advisory  
2       Committee, established under the 21st Century Workforce  
3       Development Fund Act, shall provide oversight to the Illinois  
4       Emergency Employment Development program.

5       (b) The Advisory Committee shall meet at the call of the  
6       Coordinator to do the following:

7               (1) establish guidelines for the selection of  
8               Employment Administrators;

9               (2) review recommendations of the Coordinator and  
10              approve final selection of Employment Administrators;

11              (3) develop guidelines for the emergency employment  
12              development plans to be created by each Employment  
13              Administrator;

14              (4) review the emergency employment development plan  
15              submitted by the Employment Administrator of each service  
16              delivery area and approve satisfactory plans;

17              (5) set policy regarding disbursement of program  
18              funds; and

19              (6) review program quarterly reports and made  
20              recommendations for program improvements as needed.

21       (20 ILCS 630/12 new)

22       Sec. 12. Allocation of funds among service delivery areas.

23       (a) 90% of the funds available for allocation to employment  
24       administrators for the program must be allocated among service  
25       delivery areas as follows: each service delivery area shall be

1 eligible to receive that proportion of the funds available  
2 which equals the number of unemployed persons in the service  
3 delivery area divided by the total number of unemployed persons  
4 in the State for the 12-month period ending on the most recent  
5 March 31.

6 (b) 10% of the funds available for allocation to employment  
7 administrators under the program must be allocated at the  
8 discretion of the Advisory Committee to Employment  
9 Administrators:

10 (1) who will maximize the use of the funds through  
11 coordination with other programs and State, local, and  
12 federal agencies, through the use of matching funds, or  
13 through the involvement of low-income constituent groups;

14 (2) who have demonstrated need beyond the allocation  
15 available under subsection (a); and

16 (3) who have demonstrated outstanding performance in  
17 job creation.

18 (20 ILCS 630/13 new)

19 Sec. 13. Allocation within service delivery areas;  
20 priorities. Allocation of funds within a service delivery area  
21 shall be determined by the Employment Administrator in each  
22 service delivery area. The Employment Administrator shall give  
23 priority to job applicants who: (i) live in households with no  
24 other earned income source; (ii) have been unemployed for 6  
25 months or more; or (iii) who would otherwise be eligible to

1 receive Temporary Aid to Needy Families under Article IV of the  
2 Public Aid Code, Supplemental Nutrition Assistance Program, or  
3 general assistance under Article VI of the Illinois Public Aid  
4 Code.

5 (20 ILCS 630/14 new)

6 Sec. 14. Employment Administrators; powers and duties.

7 (a) The Employment Administrator for each service delivery  
8 area has the powers and duties given in this Section and any  
9 additional duties given by the Coordinator.

10 (b) Each Employment Administrator shall develop an  
11 emergency employment development plan for its service delivery  
12 area under guidelines developed by the Advisory Committee and  
13 submit it to the Coordinator within the period allowed by the  
14 Coordinator. To the extent feasible, the Employment  
15 Administrator shall seek input from potential eligible  
16 employers and the public. The Employment administrator shall  
17 consult with local sources of information to identify current  
18 local needs, including, but not limited, to local Workforce  
19 Investment Boards, economic development councils, community  
20 action agencies, and local Labor Market Information from the  
21 Department of Employment Security.

22 (c) Each Employment Administrator shall publicize the  
23 program within its service delivery area to seek maximum  
24 participation by eligible job applicants and employers.

25 (d) Each Employment Administrator shall enter into

1 contracts with eligible employers setting forth the terms of  
2 their participation in the program as required by this Act.

3 (e) Each Employment Administrator shall screen job  
4 applicants and employers to achieve the best possible placement  
5 of eligible job applicants with eligible employers.

6 (f) Each Employment Administrator shall maintain a list of  
7 eligible job applicants unable to secure employment under the  
8 program at the time of application. The list shall prioritize  
9 eligible job applicants and shall be used to fill jobs with  
10 eligible employers as they become available. Each Employment  
11 Administrator shall receive and coordinate referrals from  
12 other local organizations.

13 (g) Each Employment Administrator shall cooperate with  
14 local educational and training institutions to coordinate and  
15 publicize the availability of their resources to assure that  
16 applicants may receive training needed before or while employed  
17 in jobs which are available under the program.

18 (h) Each Employment Administrator may disburse funds not to  
19 exceed 1% of the amount allocated to its service delivery area  
20 for the purchase of supplies and materials for projects  
21 creating permanent improvements to public property.

22 (20 ILCS 630/15 new)

23 Sec. 15. Eligible government and non-profit agency  
24 employment. A government or non-profit agency are eligible  
25 employers in this program. Both government and non-profit

1 agencies may participate in this program as part of temporary  
2 work relief projects that are determined by the Employment  
3 Administrator to have long-term benefit to or be needed by the  
4 community, including, but not limited to, jobs in permanent  
5 public improvement projects, residential or public building  
6 weatherization projects, reforestation projects, mine land  
7 reclamation projects, tree planting or trimming projects, soil  
8 conservation projects, natural resource development projects,  
9 and community social service programs such as child care and  
10 home health care programs. For job applicants placed in a work  
11 relief project, their placement will not be considered  
12 employment for the purposes of unemployment insurance.

13 (20 ILCS 630/16 new)

14 Sec. 16. Illinois 21st Century Workforce Development Fund.  
15 All payments from businesses pursuant to subsection (d) of  
16 Section 9 shall be deposited into the 21st Century Workforce  
17 Development Fund, and all amounts in the Fund shall be  
18 appropriated to the Department for the purpose of making  
19 disbursements pursuant to Section 12. Subject to  
20 appropriations, an amount equal to 1% of the most recent fiscal  
21 year's total development assistance, as defined in the  
22 Corporate Accountability for Tax Expenditures Act, shall be  
23 deposited into this Fund for the purposes of this program. An  
24 additional 0.25% of the same amount shall be deposited into the  
25 fund each quarter of the year that statewide unemployment rates

1 are above 8%.

2 (20 ILCS 630/17 new)

3 Sec. 17. Work incentive demonstration project.

4 (a) In order to maximize the opportunity for recipients of  
5 Temporary Assistance to Needy Families, Earnfare, Supplemental  
6 Nutrition Assistance Program, or other related public  
7 assistance to take full advantage of the jobs created by this  
8 Act, the Secretary of Human Services shall inform each  
9 applicant or recipient of benefits of the availability of this  
10 program.

11 (b) The Secretary of Human Services, the Coordinator, the  
12 Advisory Committee, and the Director of the Department of  
13 Corrections shall explore available resources to leverage in  
14 combination with the wage subsidies in this Act to develop a  
15 Transitional Jobs program. This Transitional Jobs program  
16 would prioritize services for individuals with limited  
17 experience in the labor market and barriers to employment,  
18 including but not limited to, recipients of Temporary  
19 Assistance to Needy Families, Supplemental Nutrition  
20 Assistance Program, or other related public assistance, and  
21 people with criminal records.

22 (20 ILCS 630/18 new)

23 Sec. 18. Unemployed or underemployed; employment by State  
24 and other governmental units.

1       (a) The State of Illinois, its departments, agencies, and  
2       instrumentalities, and any unit of local government, school  
3       district, or other body corporate and politic may employ  
4       unemployed or underemployed persons as defined in the federal  
5       Emergency Employment Act of 1971, as amended, and Comprehensive  
6       Employment and Training Act of 1973, as amended, and eligible  
7       applicants under this Act pursuant to the terms of those Acts.

8       (b) The provisions of Illinois law relating to preference  
9       in employment and promotion of persons having served in the  
10       armed services, the provisions of any law, rule, or regulation,  
11       the provisions of any city charter, or any ordinance or  
12       resolution, or the provisions of any other law or statute in  
13       conflict with the provisions of the federal Emergency  
14       Employment Act of 1971, as amended, and Comprehensive  
15       Employment and Training Act of 1973, as amended, and eligible  
16       job applicants under this Act shall not be applicable to the  
17       employment of the persons specified in subsection (a) of this  
18       Section.

19       Section 99. Effective date. This Act takes effect July 1,  
20       2011.

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2		Statutes amended in order of appearance
3	20 ILCS 630/2	from Ch. 48, par. 2402
4	20 ILCS 630/3	from Ch. 48, par. 2403
5	20 ILCS 630/6	from Ch. 48, par. 2406
6	20 ILCS 630/7	from Ch. 48, par. 2407
7	20 ILCS 630/9	from Ch. 48, par. 2409
8	20 ILCS 630/11 new	
9	20 ILCS 630/12 new	
10	20 ILCS 630/13 new	
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