

98TH GENERAL ASSEMBLY State of Illinois 2013 and 2014 HB5850

by Rep. Sandra M. Pihos

SYNOPSIS AS INTRODUCED:

5 ILCS 420/3A-45 new

Amends the Illinois Governmental Ethics Act. Prohibits campaign contributions to the Governor from a gubernatorial appointee or the appointee's spouse or certain relatives.

LRB098 17606 OMW 52718 b

1 AN ACT concerning government.

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

- Section 5. The Illinois Governmental Ethics Act is amended by adding Section 3A-45 as follows:
- 6 (5 ILCS 420/3A-45 new)
- Sec. 3A-45. Contributions from appointee; ineligibility

 8 for appointment.
- 9 (a) For the purposes of this Section:
- "Board or commission" means a board, commission, task
 force, or authority created or authorized by the Illinois
 Constitution, State law, or executive order.
- "Contribution" has the meaning set forth in Article 9

 of the Election Code.
- 15 <u>"Political committee" has the meaning set forth in</u>
 16 Article 9 of the Election Code.
- 17 (b) A person appointed by the Governor to a board or
 18 commission, the spouse of that appointee, and any immediate
 19 family member living with that appointee may not make
 20 contributions to the Governor who appointed that person, or to
 21 a political committee established to promote the candidacy of
 22 that Governor, during the term of that appointment and for one
 23 year after the term of that appointment expires or is otherwise

terminated.

(c) A person is ineligible for appointment by the Governor to a board or commission if that person, the person's spouse, or an immediate family member living with that person, during the 12 months preceding the first day of the proposed term of appointment, has made contributions to that Governor or to a political committee established to promote the candidacy of that Governor.